# ATTACHMENT B WASTE ANALYSIS PLAN

Waste Isolation Pilot Plant Class 3 Permit Modification Request June 2005

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### **ATTACHMENT B**

## **WASTE ANALYSIS PLAN**

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#### ATTACHMENT B

#### **WASTE ANALYSIS PLAN**

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- This waste analysis plan (WAP) has been prepared for management, storage, or disposal 2 activities to be conducted at the Waste Isolation Pilot Plant (WIPP) facility to meet requirements 3 set forth in 20.4.1.500 NMAC (incorporating 40 CFR §264.13). Guidance in the most recent U.S. 4 Environmental Protection Agency (EPA) manual on waste analysis has been incorporated into 5 the preparation of this WAP (EPA, 1994). This WAP includes test methods, and details of 6 planned waste sampling and analysis for complying with the general waste analysis 7 requirements of the WIPP Hazardous Waste Facility Permit (HWFP), 20.4.1.500 NMAC 8 (incorporating 40 CFR §264.13), Section 311(a) of Public Law (Pub. L.) 108-137 and Section 9 310(a) of Pub. L.108-447. The WAP also includes a description of the quality assurance 10 (QA)/quality control (QC) program. , a description of the waste shipment screening and 11 verification process, and a description of the quality assurance (QA)/quality control (QC) 12 program. Before the Permittees manage, store, or dispose transuranic (TRU) mixed waste from 13 a generator/storage site (site), the Permittees shall require that site to implement the applicable 14 requirements of this WAP. 15
  - TRU mixed waste that may be stored or disposed at WIPP are or were generated at DOE generator/storage sites by various specific processes and activities. Examples of the major types of operations that generate this waste include:
    - Production of Nuclear Products—Production of nuclear products includes reactor operation, radionuclide separation/finishing, and weapons fabrication and manufacturing. The majority of the TRU mixed waste was generated by weapons fabrication and radionuclide separation/finishing processes. More specifically, wastes consist of residues from chemical processes, air and liquid filtration, casting, machining, cleaning, product quality sampling, analytical activities, and maintenance and refurbishment of equipment and facilities.
    - Plutonium Recovery—Plutonium recovery wastes are residues from the recovery of plutonium-contaminated molds, metals, glass, plastics, rags, salts used in electrorefining, precipitates, firebrick, soot, and filters.
    - Research and Development (R&D)—R&D projects include a variety of hot cell or glovebox activities that often simulate full-scale operations described above, producing similar TRU mixed wastes. Other types of R&D projects include metallurgical research, actinide separations, process demonstrations, and chemical and physical properties determinations.

 Decontamination and Decommissioning—Facilities and equipment that are no longer needed or usable are decontaminated and decommissioned, resulting in TRU mixed wastes consisting of scrap materials, cleaning agents, tools, piping, filters, Plexiglas<sup>™</sup>, gloveboxes, concrete rubble, asphalt, cinder blocks, and other building materials. These materials are expected to be the largest category by volume of TRU mixed waste to be generated in the future.

TRU mixed waste contains both TRU radioactive and hazardous components, as defined in 20.4.1.800 NMAC (incorporating 40 CFR, §268.35(d)), and in the Federal Facility Compliance Act, Public Law 102- 386, Title 1, §3021(d). It is designated and separately packaged as either contact-handled (**CH**) or remote-handled (**RH**), based on the radiological dose rate at the surface of the waste container. <del>RH TRU mixed wastes will not be received and disposed at the WIPP facility.</del>

The hazardous components of the TRU mixed waste to be managed at the WIPP facility are designated in Table B-108. Some of the waste may also be identified by unique state hazardous waste codes <u>numbers</u>. These wastes are acceptable at WIPP as long as the Treatment, Storage, and Disposal Facility Waste Acceptance Criteria (**TSDF-WAC**) in Module II are met. This WAP describes the measures that will be taken to assure that the TRU mixed wastes received at the WIPP facility are <u>in</u> Table B-108 as established by 20.4.1.500 NMAC (incorporating 40 CFR §264), and that they comply with unit-specific requirements of 20.4.1.500 NMAC (incorporating 40 CFR §264.600), Miscellaneous Units.

Some TRU mixed waste is retrievably stored at the DOE generator/storage sites. Additional TRU mixed waste will be generated and packaged into containers at these generator/storage sites in the future. TRU mixed waste will be retrieved from storage areas at a DOE generator/storage site. Retrievably stored waste is defined as TRU mixed waste generated after 1970 and before <a href="New Mexico Environmental Department">New Mexico Environmental Department (NMED)</a> notifies the Permittees, by approval of the final audit report, that the <a href="characterization">characterization</a> waste analysis requirements of the WAP at a generator/storage site have been implemented. Newly generated waste is defined as TRU mixed waste generated after NMED approves the final audit report for a generator/storage site. Acceptable knowledge (AK) information is assembled for both retrievably stored and newly generated waste. <a href="Waste analysis for R">Waste analysis for R</a> retrievably stored TRU mixed waste will be <a href="characterized performed">characterized performed</a> on an ongoing basis, as the waste is retrieved. <a href="Waste analysis for N">Waste analysis for N</a> newly generated TRU mixed waste is <a href="typically characterized performed">typically characterized performed</a> as it is generated, although some <a href="characterization waste analysis">characterized performed</a> as it is generated, although some <a href="characterization waste analysis">characterized performed</a> as it is generated, although some <a href="characterization waste analysis">characterization</a> waste analysis for retrievably stored and newly generated TRU mixed wastes <a href="characterization">differ</a>, as discussed in Sections B-3d(1) and B-3d(2).

Characterization Waste analysis requirements for individual containers of TRU mixed waste are specified on a waste stream basis. A waste stream is defined as waste material generated from a single process or from an activity that is similar in material, physical form, and hazardous constituents. Waste streams are grouped by Waste Matrix Code Groups related to the physical and chemical properties of the waste. Generator/storage sites shall use the characterization techniques acceptable knowledge as described in this WAP to assign appropriate Waste Matrix Code Groups for WIPP disposal. The Waste Matrix Code Groups are solidified inorganics,

- solidified organics, salt waste, soils, lead/cadmium metal, inorganic nonmetal waste,
- 2 combustible waste, graphite, filters, heterogeneous debris waste, and uncategorized metal.
- 3 Waste Matrix Code Groups can be grouped into three Summary Category groups:
- 4 Homogeneous Solids (Summary Category S3000), Soil/Gravel (Summary Category S4000),
- 5 and Debris Waste (Summary Category S5000).
- TRU mixed wastes are initially categorized into the three broad Summary Category Groups that
- are related to the final physical form of the wastes. Waste characterization requirements for
- these groups are specified separately in Section B-2 of this WAP. Each of the three groups is
- 9 described below.

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#### S3000 - Homogeneous Solids

Homogeneous solids, or solid process residues, are defined as solid materials, excluding soil, that do not meet the <a href="NMED">NMED</a> criteria for classification as debris (20.4.1.800 NMAC (incorporating 40 CFR §268.2[g] and [h])). Included in the series of solid process residues <a href="homogeneous solids">homogeneous solids</a> are inorganic process residues, inorganic sludges, salt waste, and pyrochemical salt waste. Other waste streams are included in this Summary Category Group based on the specific waste stream types and final waste form. This Summary Category Group is expected to contain toxic metals and spent solvents. This category includes wastes that are at least 50 percent by volume solid process residues homogeneous solids.

#### S4000 - Soils/Gravel

This Summary Category Group includes S4000 waste streams that are at least 50 percent by volume soil/gravel. This Summary Category Group is expected to contain toxic metals. Soils/gravel are further categorized by the amount of debris included in the matrix.

#### S5000 - Debris Wastes

This Summary Category Group includes heterogeneous waste that is at least 50 percent by volume materials that meet the criteria specified in 20.4.1.800 NMAC (incorporating 40 CFR §268.2 (g)). Debris means solid material exceeding a 2.36 inch (in.) (60 millimeter) particle size that is intended for disposal and that is:

- 1. a manufactured object, or
- 2. plant or animal matter, or
- 3. natural geologic material.

Particles smaller than 2.36 inches in size may be considered debris if the debris is a manufactured object and if it is not a particle of S3000 or S4000 material.

If a waste does not include at least 50 percent of any given <u>Summary Ceategory Group</u> by volume, <u>characterization waste analysis</u> shall be performed using the waste <u>characterization analysis</u> process required for the category constituting the greatest volume of waste for that waste stream (see Section B-3d).

The most common hazardous constituents in the TRU mixed waste to be managed in the WIPP facility consist of the following:

#### Metals

Some of the TRU mixed waste to be emplaced in the WIPP facility contains metals for which 20.4.1.200 NMAC (incorporating 40 CFR §261.24), toxicity characteristics were established (EPA hazardous waste codes numbers D004 through D011). Cadmium, chromium, lead, mercury, selenium, and silver are present in discarded tools and equipment, solidified sludges, cemented laboratory liquids, and waste from decontamination and decommissioning activities. A large percentage of the waste consists of lead-lined gloveboxes, leaded rubber gloves and aprons, lead bricks and piping, lead tape, and other lead items. Lead, because of its radiation-shielding applications, is the most prevalent toxicity-characteristic metal present.

#### Halogenated Volatile Organic Compounds

Some of the TRU mixed waste to be emplaced in the WIPP facility contains spent halogenated volatile organic compound (**VOC**) solvents identified in 20.4.1.200 NMAC (incorporating 40 CFR, §261.31) (EPA hazardous waste numbers F001 through F005). Tetrachloroethylene; trichloroethylene; methylene chloride; carbon tetrachloride; 1,1,1-trichloroethane; and 1,1,2-trichloro-1,2,2-trifluoroethane (EPA hazardous waste codes numbers F001 and F002) are the most prevalent halogenated organic compounds identified in TRU mixed waste that may be managed at the WIPP facility during the Disposal Phase. These compounds are commonly used to clean metal surfaces prior to plating, polishing, or fabrication; to dissolve other compounds; or as coolants. Because they are highly volatile, only small amounts typically remain on equipment after cleaning or, in the case of treated wastewaters, in the sludges after clarification and flocculation. Radiolysis may also generate halogenated volatile organic compounds.

#### Nonhalogenated Volatile Organic Compounds

Xylene, methanol, and n-butanol are the most prevalent nonhalogenated VOCs in TRU mixed waste that may be managed at the WIPP facility during the Disposal Phase. Like the halogenated VOCs, they are used as degreasers and solvents and are similarly volatile. The same analytical methods that are used for halogenated VOCs are used to detect the presence of nonhalogenated VOCs. Radiolysis may also generate nonhalogenated volatile organic compounds.

The generator/storage sites shall analyze their waste in accordance with this attachment and relevant provisions of Permit Attachment B1 Waste Analysis Sampling Methods, Permit Attachment B2 Statistical Methods Used in Sampling and Analysis, Permit Attachment B3 Quality Assurance Objectives for Waste Analysis Methods, and Attachment B4 TRU Mixed Waste Analysis Using Acceptable Knowledge, and assure that waste proposed for storage and disposal at WIPP meets the TSDF-WAC (Permit Conditions II.C.3.a. through II.C.3.h). The

generator/storage site shall assemble the Acceptable Knowledge (AK) information into an 1 auditable record<sup>1</sup> for the waste stream as described in Permit Attachment B4. For those waste 2 streams with a NMED approved AK Sufficiency Determination, sampling and analysis per the 3 methods described in Permit Attachments B1 and B2 are not required. 4 For those waste streams that have sufficient AK information to assign EPA hazardous waste 5 numbers, the generator/storage sites may submit a request to the Permittees for an AK 6 Sufficiency Determination. The request will include an AK Summary Report and address the 7 following required items: 8 Mandatory AK information is available (Permit Attachment B4-2a and B4-2b); <u>1.</u> 9 10 A waste stream has been properly delineated and meets the HWFP definition of 11 a waste stream (Permit Attachment B4-2b and B-1a); 12 13 The AK process described in the HWFP was followed (for example, AK personnel were appropriately trained; discrepancies in the AK record were 15 documented and resolved) (Permit Attachment B4-3a); 16 17 The generator/storage site has developed a written procedure for compiling the 18 <u>4.</u> AK information and assigning hazardous waste numbers as required by Permit 19 Attachment B4-3b; 20 21 The generator/storage site has assessed the AK process (Permit Attachment B4-<u>5.</u> 22 3b); 23 24 The generator/storage site has documented evidence that the waste meets the 25 <u>6.</u> TSDF-WAC (Permit Conditions II.C.3.a. through II.C.3.h). 26 27 The Permittees will review the request, resolve comments with the generator/storage site and if 28 the Permittees determine that the AK is sufficient, they may forward the request to NMED for an 29 AK Sufficiency Determination. Based on NMED's determination, the Permittees will notify the 30 generator/storage sites whether the AK information is sufficient. 31 If the NMED determines that the AK is insufficient or if the Permittees do not submit an AK 32 Sufficiency Determination request, then sampling and analysis per the methods described in 33

Permit Attachments B1 and B2 is required to resolve the assignment of EPA hazardous waste

numbers. The generator/storage site shall perform sampling and analysis on a representative

sample of the waste stream using headspace gas sampling and analysis for debris waste and

solids sampling and analysis for homogeneous solid or soil/gravel waste streams.

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<sup>&</sup>lt;sup>1</sup> "Auditable records" mean those records which allow the Permittees to conduct a systematic assessment, analysis, and evaluation of the Permittees compliance with the WAP and this Permit.

After a complete AK record has been compiled and an AK Sufficiency Determination has been approved by NMED or the generator/storage site has completed the required AK elements in accordance with Permit Attachment B4 and the applicable representative sampling and analysis requirements in accordance with Permit Attachments B1 and B2, the generator/storage site will complete a Waste Stream Profile Form (WSPF) and Waste Analysis Information Summary. The requirements for the completion of a WSPF and a Waste Analysis Information Summary are defined in Permit Attachment B3, Sections B3-11b(1) and B3-11b(2) respectively.

All waste characterization analysis activities specified in this WAP and associated Permit Attachments shall be carried out at generator/storage sites, Permittee approved laboratories and, as applicable, at the WIPP facility in accordance with this WAP. The Permittees will audit generator/storage site waste characterization analysis programs and activities as described in Section B-3.

Waste characterization analysis activities at the generator/storage sites include the following, although not all these techniques will be used on each container, as discussed in Section B-3:

- Radiography, which is an x-ray technique to determine physical contents of containers

   Visual examination of opened containers as an alternative way to determine their
  - physical contents or to verify Radiography results
  - Headspace-gas sampling to determine VOC content of gases in the void volume of the containers
  - Sampling and analysis of waste forms that are homogeneous and can be representatively sampled to determine concentrations of hazardous waste constituents and toxicity characteristic contaminants of waste in containers
  - Compilation of acceptable knowledge documentation into an auditable record

Once the required waste characterization analysis is complete, the generator/storage site will complete a Waste Stream Profile Form (WSPF) to document the results of their characterization waste analysis activities (Section B-1d). The WSPF and the Characterization Waste Analysis Information Summary for the waste stream resulting from waste characterization analysis activities shall be transmitted to the Permittees, reviewed for completeness, and screened for acceptance prior to loading any TRU mixed waste into the Contact Handled Packaging at the generator facility, as described in Section B-4 and Permit Attachment B7 including determining that there are no ignitable, corrosive, or reactive waste and the assigned EPA hazardous waste numbers are allowed for storage and disposal by the HWFP (Table B-8). The review and approval process will assure that the submitted waste analysis information is sufficient to meet the Data Quality Objectives (DQOs) for AK in Section B-4a(1) and allow the Permittees to demonstrate compliance with the waste analysis requirements of the HWFP. Only TRU mixed waste and TRU waste that has been characterized analyzed in accordance with this WAP and that meets the TSDF-WAC specified in this Permit will be accepted at the WIPP facility for

- 1 <u>placed into permitted storage or disposed of at WIPP disposal in a permitted Underground</u>
- 2 Hazardous Waste Disposal Unit (HWDU). The Permittees will provide NMED copies of the
- approved WSPF and accompanying Waste Analysis Information Summary. Upon notification of
- approval of the WSPF by the Permittees, the generator/storage site may be authorized to ship
- 5 <u>waste to WIPP.</u>
- In the event the Permittees request detailed information on a waste stream, the site will provide
- a Waste Stream Characterization Waste Analysis Package (Section B3-11b12b(2)). For each
- waste stream, this package will include the WSPF, the Waste Analysis Information Summary,
- and the complete AK summary. The Waste Stream Characterization Waste Analysis Package
- will also include specific Batch Data Reports and raw analytical data associated with waste
  - container <del>characterization</del> <u>waste analysis</u> as requested by the Permittees.
- 11 12
- The Permittees will examine a representative subpopulation of each waste stream shipment
- prior to disposal as described in Permit Attachment B7. The Permittees will use radiography,
- visual examination (**VE**), or review of VE records (e.g., VE data sheets or packaging logs) to
- examine 7 percent of each waste stream shipment to assure that the waste does not contain
- ignitable, corrosive, or reactive waste. Waste examination will be performed by the Permittees
- either off-site (e.g., at the generator/storage site) or on-site at WIPP.
- 19 B-1 Identification of TRU Mixed Waste to be Managed at the WIPP Facility
- 20 B-1a Waste Stream Identification
- TRU mixed waste destined for disposal at WIPP will be characterized analyzed on a waste
- stream basis. Generator/storage sites will delineate waste streams using acceptable
- knowledge. Required acceptable knowledge is specified in Section B-3b and Permit Attachment
- 24 B4. If acceptable knowledge for retrievably stored waste does not comply with these
- 25 requirements (e.g., heterogeneous Debris Waste in Summary Category \$5000), the Permittees
- will reexamine (and characterize) the waste in the same manner as newly generated waste.
- All of the waste within a waste stream may not be available for sampling and analysis waste
- 28 analysis at one time. In these instances, generator/storage sites may divide waste streams into
- 29 waste stream lots based on staging, transportation, or handling issues. Characterization
- 30 activities shall then be undertaken on a waste stream lot basis. A WSPF need not be submitted
- for subsequent waste stream lots unless warranted by the characterization information. Permit
- Attachment B2 addresses the requirements for selecting waste containers used for waste
- analysis of waste streams as they are generated or retrieved.
- B-1b Waste Summary Category Groups and Hazardous Waste Accepted at the WIPP Facility
- Once a waste stream has been delineated, generator/storage sites will assign a Waste Matrix
- Code to the waste stream based on the physical form of the waste. Waste streams are then
- assigned to one of three broad Summary Category Groups; S3000-Homogeneous Solids,

- S4000-Soil<del>s</del>/Gravel, and S5000-Debris Wastes. These Summary Category Groups are may be used to determine further characterization waste analysis requirements.
- The Permittees will only allow generators to ship those TRU mixed waste streams with EPA
- hazardous waste codes <u>numbers</u> listed in B-108. Some of the waste may also be identified by
- 5 unique state hazardous waste codes numbers. These wastes are acceptable at WIPP as long
- as the TSDF-WAC are met. The Permittees will perform characterization waste analysis of all
- waste streams as required by this WAP. If during the characterization waste analysis process,
- new EPA hazardous waste <del>codes</del> numbers are identified, those wastes will be prohibited for
- disposal at the WIPP facility until a permit modification has been submitted to and approved by
- the NMED for these new EPA hazardous waste codes <u>numbers</u>. Similar waste streams at other
- generator/storage sites will be examined by the Permittees to ensure that the newly identified
- EPA hazardous waste <del>codes</del> <u>numbers</u> do not apply to those similar waste streams. If the other
- waste streams also require new EPA hazardous waste code numbers, shipment of these similar
- waste streams will also be prohibited for disposal until a permit modification has been submitted
- to and approved by NMED.

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- B-1c Waste Prohibited at the WIPP Facility
- The following TRU mixed waste are prohibited from storage or disposal at the WIPP facility:
  - liquid waste (waste shall contain as little residual liquid as is reasonably achievable by pouring, pumping and/or aspirating, and internal containers shall contain less than 1 inch or 2.5 centimeters of liquid in the bottom of the container. Total residual liquid in any payload container (e.g., 55 gallon drum or standard waste box) may not exceed 1 percent volume of that container. Payload containers with U134 waste shall have no detectable liquid)
  - non-radionuclide pyrophoric materials, such as elemental potassium
  - hazardous wastes not occurring as co-contaminants with TRU mixed wastes (non-mixed hazardous wastes)
  - wastes incompatible with backfill, seal and panel closures materials, container and packaging materials, shipping container materials, or other wastes
  - wastes containing explosives or compressed gases
  - wastes with polychlorinated biphenyls (PCBs) not authorized under an EPA PCB waste disposal authorization
    - wastes exhibiting the characteristic of ignitability, corrosivity, or reactivity (EPA Hazardous Waste Numbers of D001, D002, or D003)
    - RH TRU mixed waste (waste with a surface dose rate of 200 millirem per hour or greater)

 waste that has ever been managed as high-level waste and waste from tanks specified in Table B-97, unless specifically approved through a Class 3 permit modification

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- any waste container that does not have VOC concentration values reported for the headspace
- any waste container <u>from a waste stream (or waste stream lot)</u> which has not undergone either radiographic or visual examination <u>of a statistically</u> <u>representative subpopulation of the waste pursuant to provisions in Permit Attachment B7, Section B7-1b(4)</u>
- any waste container from a waste stream which has not been preceded by an appropriate, certified WSPF (see Section B-1d)

Before accepting storing or disposing of a container holding TRU mixed waste, the Permittees will ensure through examine each waste stream shipment to assure that the waste does not contain ignitable, corrosive, or reactive waste and the assigned EPA hazardous waste numbers are allowed for storage and disposal by the HWFP. audit and as part of their Permittee-level data reviews (Section B3-10c), that generator/storage sites examine the Waste examination will be performed radiography, or visual examination data records on 7 percent of each waste stream shipped equating to examination of at least one of fourteen containers in each waste stream shipment. If fewer than fourteen containers in a waste stream shipment are received, one container will be examined (Section B-4b 7-1b(4)). to verify that the container holds no unvented compressed gas containers and that residual liquid does not exceed 1 percent volume in any payload container. If discrepancies or inconsistencies are detected during the data review, the generator/storage site will review the radiography video tape or visual examination tape to verify that the observed physical form of the waste is consistent with the waste stream description provided by the generator and to ensure that no prohibited items are present in the waste. Radiography tapes will be selected randomly from at least one percent of containers received at WIPP and will be reviewed and compared to radiographic data forms. (Note that for radiography tapes containing classified information, review of radiography tapes will be conducted by the Permittees at a secure location other than WIPP. The records generated from the Permittee's review of radiography tapes will be sent to WIPP for inclusion in the Operating Record, while the original tape will be maintained at another secure location.) All personnel who review radiography video tapes will be trained to the same standard as radiography operators. Section B-47-1b includes a description of the waste screening, verification, and examination processes, that the Permittees will conduct prior to receiving storing or disposing of a shipment at the WIPP facility.

Containers are vented through filters, allowing any gases that are generated by radiolytic and microbial processes within a waste container to escape, thereby preventing over pressurization or development of conditions within the container that would lead to the development of ignitable, corrosive, reactive, or other characteristic wastes.

- To ensure the integrity of the WIPP facility, waste streams identified to contain incompatible
- 2 materials or materials incompatible with waste containers cannot be shipped stored or
- disposed of at to WIPP unless they are treated to remove the incompatibility. Only those waste
- streams that are compatible or have been treated to remove incompatibilities will be shipped to
- 5 WIPP.
- The VOC concentrations in the headspace of waste containers have been limited to those
- 7 which when averaged on a room basis, will ensure compliance with the performance
- standards. These limits are presented in Table B-2 as maximum allowable VOC room-
- 9 averaged headspace concentration limits. There are no maximum allowable headspace gas
- concentration limits for individual containers, as some containers can exceed these values as
- long as container headspace averages in a disposal room do not.
- B-1d Control of Waste Acceptance
- Every waste stream shipped to WIPP shall be preceded by an approved WSPF (Figure B-1)
- and a Waste Analysis Information Summary. The required WSPF information and the Waste
- Analysis Characterization Information Summary elements are found in Section B3-112b(1) and
- section <u>B3-112b(2)</u>.
- Generator/storage sites will provide the WSPF to the Permittees for each waste stream prior to
- its acceptance for disposal at WIPP. The WSPF and the Waste Analysis Characterization
- Information Summary will be transmitted to the Permittees for each waste stream from a
- generator/storage site. If continued waste characterization analysis reveals discrepancies that
- identify different hazardous waste codes <u>numbers</u> or indicates that the waste belongs to a
- different waste stream, the waste will be redefined to a separate waste stream and a new
- 23 WSPF submitted.
- The Permittees are responsible for the review of WSPFs (Section B3-12b(1)) and
- 25 Characterization Waste Analysis Information Summaries to verify compliance with the
- restrictions on TRU mixed wastes for WIPP disposal. The Permittees will submit provide
- completed WSPFs to NMED prior to waste stream shipment. The Permittees will also be
- responsible for the review of shipping records (Section B-4b7-1) to verify that each waste
- container has been prepared and characterized analyzed in accordance with applicable
- provisions of this WAP. Waste characterization analysis data shall confirm the absence of
- prohibited items specified in Section B-1c.
- As stated in the Introduction of this WAP, any time the Permittees request additional detailed
- information concerning a waste stream, the generator/storage site will provide a Waste Stream
- Characterization Waste Analysis Package (Section B3-1112b(23)). The option for the
- Permittees to request additional information ensures that the waste being offered for disposal
- is adequately characterized analyzed and accurately described on the WSPF.

1	B-1e Waste	Generating Processes at the WIPP Facility
2	Waste gener	rated as a result of the waste containers handling and processing activities at the
3	WIPP facility	is termed "derived" waste. Because derived wastes can contain only those
4	RCRA-regula	ated materials present in the waste from which they were derived, no additional
5	•	tion waste analysis or examination of the derived waste is required for disposal
6		other words, the generator/storage site's characterization waste analysis data and
7		f the processes at the WIPP facility will be used to identify and characterize
8	•	aste and hazardous constituents in derived waste. The management of derived
9		ressed in Permit Attachment M1.
10	B-2 <u>Waste A</u>	nalysis Program Requirements and Waste Analysis Parameters
11	The Permitte	es shall require the sites to provide the procedure(s) which specify their waste
12		gram requirements. The Permittees will evaluate the procedures during review
13		of the WSPF. Sites must notify the Permittees and obtain approval prior to
14		affecting modifications to procedures. Waste analysis program procedures shall
15		following minimum elements:
16	<u>•</u>	Waste certification procedures for retrievably stored and newly generated
17	<b>=</b>	wastes to be sent to the WIPP facility
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19	<u>•</u>	Procedures describing management controls used to assure prohibited items
20	=	are documented and managed. These will include procedures for performing
21		radiography, VE, or treatment, if these methods are used to assure prohibited
22		items are not present in the waste prior to shipment of the waste to WIPP.
23	<u>•</u>	Procedures that assure unacceptable wastes (e.g., reactive, ignitable, corrosive)
24		are identified and segregated from TRU mixed waste populations sent to WIPP.
25		These will include procedures for performing radiography, VE, or treatment, if
26		these methods are used to assure unacceptable wastes are not present prior to
27		shipment of the waste to WIPP.
28	<u>•</u>	Procedures used to verify packaging configurations to determine the correct
29		drum age criteria (DAC) if headspace gas sampling and analysis is used to
30		collect waste analysis information per Section B1-1a(1) of the WAP.
31	<u>•</u>	Identify the organization(s) responsible for compliance with administrative
32	=	controls and waste certification procedures.
33	<u>•</u>	Identify the oversight procedures and frequency of actions to verify compliance
34	=	with administrative controls and waste certification procedures.
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35	<u>•</u>	Develop training specific to administrative control and waste certification
36	=	procedures.

1 2	<u>•</u>	Assure that personnel may stop work if noncompliance with administrative controls or waste certification procedures is identified.
3 4	<u>•</u>	Develop a nonconformance process that complies with the requirements in Permit Attachment B3 of the WAP to document and establish corrective actions.
5 6 7	<u>•</u>	As part of the corrective action process, assess the potential time frame of the noncompliance, the potentially affected waste population(s), and the reassessment and recertification of those wastes.
8	<u>•</u>	A listing of all approved hazardous waste numbers which are acceptable at WIPP are included in the Table B-8.
10 11 12 13 14 15 16	direct loaded described in I acceptance. procedures to described in I requirements	ste streams that are not amenable to radiography (e.g., RH TRU mixed waste, ten-drum overpacks (TDOPs)) for waste examination by the Permittees as Permit Attachment B7, generator/storage site VE data may be used for waste In those cases, the Permittees will review the generator/storage site VE assure that data sufficient for the Permittees waste acceptance activities as Permit Attachment B7 will be obtained and the procedures meet the minimum for visual examination specified in Permit Attachment B1, Section B1-3.  waste analysis parameters shall be characterized at analyzed by the rage sites:
19 20	<u>•</u>	Determination if TRU mixed waste streams comply with the applicable provisions of the TSDF-WAC
21 22 23	•	Determination whether TRU mixed wastes exhibit a hazardous characteristic (20.4.1.200 NMAC, incorporating 40 CFR §261 Subpart C)  Determination whether TRU mixed wastes are listed (20.4.1.200 NMAC,
24 25	-	incorporating 40 CFR §261 Subpart D)  Estimation of waste material parameter weights
26 27	= •──	Confirmation of physical form and exclusion of prohibited items specified in Section B-1c
28 29	•	Toxicity characteristic contaminants listed in 20.4.1.200 NMAC (incorporating 40 CFR, §261.24), Table 1 (excluding pesticides), as specified in Table B-10.
30 31	•	F-listed and P-listed solvents or waste, in Table B-10 found in 20.4.1.200 NMAC (incorporating 40 CFR §261.31)

Hazardous constituents included in 20.4.1.200 NMAC (incorporating 40 CFR 1 §261) Appendix VIII as specified in Tables B-1, B-3 and B-4, as well as any 2 other hazardous constituent identified through acceptable knowledge. 3 Tables B-1, B-32, B-43 and B-54 provide the parameters of interest for the various constituent 4 groupings and analytical methodologies. The following sections provide a description of the 5 acceptable methods to evaluate these parameters for each waste Summary Category Group.

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#### B-3 Characterization Waste Analysis Methods

The characterization waste analysis techniques used by generator/storage sites may includes, as necessary, acceptable knowledge, which incorporates confirmation by headspace-gas sampling and analysis, radiography, and homogeneous waste sampling and analysis. All confirmation characterization activities are The compilation of an acceptable knowledge record is performed in accordance with the WAP. Table B-65 provides a summary of the characterization waste analysis requirements for TRU mixed waste.

TRU mixed waste may be characterized in lots (Section B-1a) and/or batches. A sampling batch can be up to 20 samples (excluding field QC samples), all of which shall be collected within 14 days of the first sample in the batch. An analytical batch can be up to 20 samples (excluding laboratory QC samples), all of which shall be received by the laboratory within 14 days of the validated time of sample receipt of the first sample in the batch. For on-line integrated headspace-gas sampling/analytical systems, samples will be collected within a 12hour period using the same on-line integrated sampling/analysis system. The analytical requirements are specified by the analytical method being used in the on-line system (e.g., FTIR, GC/MS). Refer to Permit Attachment B3 for additional clarification regarding the expected contents of Batch Data Reports.

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#### B-3a Sampling and Analytical Methods

#### B-3a(1) Headspace Gas Sampling and Analysis

Representative headspace gas sampling and analysis shall be used by generator/storage sites to determine the types and concentrations of VOCs in the void volume of randomly selected waste containers in order to resolve the assignment of EPA hazardous waste numbers for those debris waste streams for which an AK Sufficiency Determination has not been approved by NMED or for which the Permittees do not request approval of an AK Sufficiency Determination request. Headspace-gas samples are used to determine the types and concentrations of VOCs in the void volume of waste containers. Measured headspace VOC concentrations in waste containers received at the WIPP facility will be compared routinely and in accordance with requirements of Permit Attachment N to ensure that, on an annual basis, there are no associated adverse worker or public-health impacts. In addition, VOC constituents will be compared to those assigned by acceptable knowledge, and the Permittees will assign hazardous waste codes, as warranted. This comparison may include an analysis of radiolytically derived VOCs. The Permittees generator/storage sites may also consider

radiolysis and packaging materials when assessing the presence of listed waste hazardous 1 constituents in the headspace gas results, and whether radiolysis would generate wastes 2 which exhibit the toxicity characteristic. Refer to Permit Attachment B4 for additional 3 clarification regarding hazardous waste code number assignment and headspace gas results. The methods for random selection of containers for headspace gas sampling and analysis are 5 specified in Permit Attachment B2. 6 With the exception of qualifying Los Alamos National Laboratory (LANL) sealed sources waste 7 containers, every TRU mixed waste container or statistically selected containers from waste 8 streams that meet the conditions for reduced headspace gas sampling listed in this section will 9 be sampled and analyzed to determine the concentrations of VOCs (presented in Table B-3) in 10 headspace gases. LANL sealed sources waste containers that meet the conditions specified in 11 B-3a(1)(iii) must be assigned VOC concentration values in accordance with Section B-3a(1)(iii). 12 If composite samples are used, containers used in the composite sample must be from the 13 same waste stream with no more than 20 containers being included in a single composite 14 sample. Sampling protocols, equipment, and QA/QC methods for headspace-gas sampling are 15 provided in Permit Attachment B1. In accordance with EPA convention, identification of 16 hazardous constituents detected by gas chromatography/mass spectrometry methods that are 17 not on the list of target analytes shall be reported. These compounds are reported as 18 tentatively identified compounds (TICs) in the analytical batch data report and shall be added 19 to the target analyte list if detected in a given waste stream, if they appear in the 20.4.1.200 20 NMAC (incorporating 40 CFR §261) Appendix VIII, and if they are reported in 25% of the waste 21 containers sampled from a given waste stream. The headspace gas analysis method Quality 22 Assurance Objectives (QAOs) are specified in Permit Attachment B3. 23 B-3a(1)(i) Reduced Sampling Requirements for Homogeneous Solid or Soil/Gravel Waste 24 Streams with no VOC-Related Hazardous Waste Codes 25 Headspace gas sampling of homogeneous solid and soil/gravel wastes that have no 26 27

VOC-related hazardous waste codes assigned may qualify for reduced headspace sampling if they meet the following criteria:

- The waste stream or waste stream lot must consist of more than 10 containers.
- The waste stream must be a homogeneous solid or soil/gravel waste stream 30 that has no VOC-related hazardous waste codes numbers assigned to it. 31

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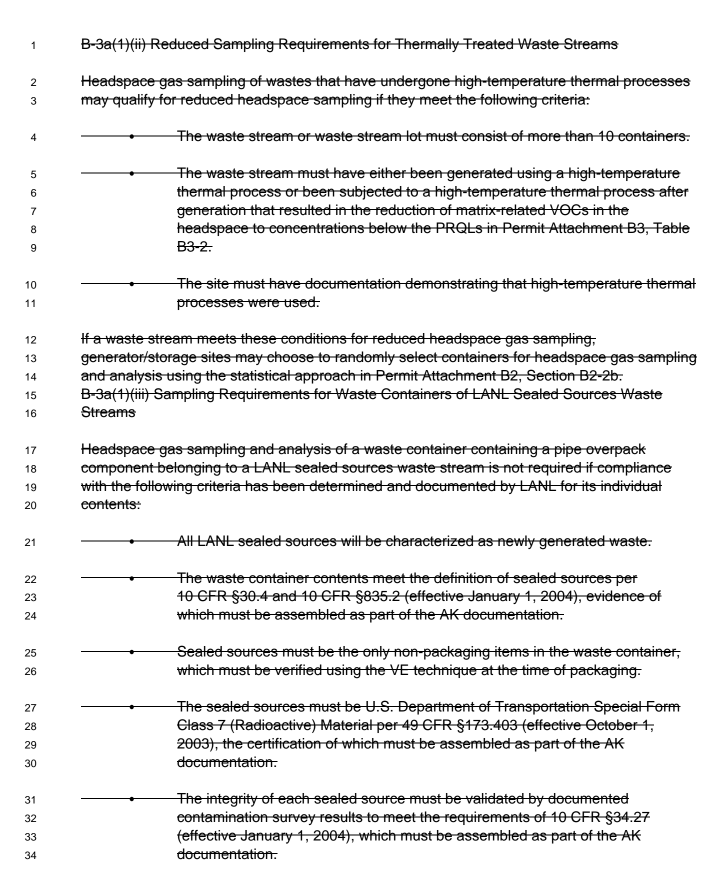
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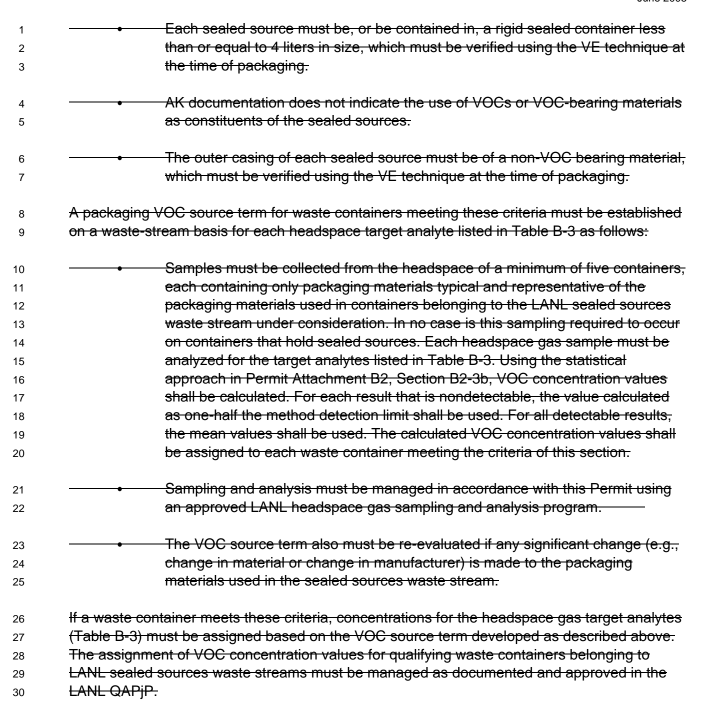
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The results of the solid sampling and analysis must confirm that no VOC-related 32 hazardous waste codes should be assigned to the waste stream. 33

If a waste stream meets these conditions for reduced headspace gas sampling, generator/storage sites may choose to randomly select containers for headspace gas sampling and analysis using the statistical approach in Permit Attachment B2, Section B2-2b.





#### B-3a(2) Homogeneous and Soil/Gravel Waste Sampling and Analysis

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Representative homogeneous and soil/gravel waste sampling and analysis shall be used by 2 generator/storage sites to resolve the assignment of EPA hazardous waste numbers for 3 homogeneous and soil/gravel waste streams for those waste streams for which an AK 4 Sufficiency Determination has not been approved by NMED or for which the Permittees do not 5 request approval of an AK Sufficiency Determination. Sampling of homogeneous and 6 soil/gravel wastes shall result in the collection of a sample that is used to confirm resolve the 7 assignment of hazardous waste code numbers assignment by acceptable knowledge. 8 Sampling is accomplished through core coring or other EPA approved sampling, which is 9 described in Permit Attachment B1. For those waste streams defined as Summary Category 10 Groups S3000 or S4000 on page B-3, debris that may also be present within these wastes need not be sampled. The waste containers for sampling and analysis are to be selected 12 randomly from the population of containers for the waste stream. The random selection 13 methodology is specified in Permit Attachment B2. 14

Totals or TCLP analyses for VOCs, SVOCs, and RCRA-regulated metals are used to determine waste parameters in soils/gravels and solids that may be important to the performance within the disposal system (Tables B-43 and B-54). To determine if a waste exhibits a toxicity characteristic for compounds specified in 20.4.1.200 NMAC (incorporating 40 CFR §261, Subpart C), TCLP may be used instead of total analyses. The generator will use the results from these analyses to determine if a waste exhibits a toxicity characteristic. The mean concentration of toxicity characteristic contaminants are calculated for each waste stream such that it can be reported with an upper 90 percent confidence limit (UCL<sub>90</sub>). The UCL<sub>90</sub> values for the mean measured contaminant concentrations in a waste stream will be compared to the specified regulatory levels in 20.4.1.200 NMAC (incorporating 40 CFR 261 Subpart C), expressed as total/TCLP values, to determine if the waste stream exhibits a toxicity characteristic. A comparison of total analyses and TCLP analyses is presented in Appendix C3 of the WIPP RCRA Part B Permit Application (DOE, 1997), and a discussion of the UCL<sub>90</sub> is included in Permit Attachment B2. If toxicity characteristic (TC) wastes are identified, these will be compared to those determined by acceptable knowledge and TC waste codes numbers will be revised, as warranted. Refer to Permit Attachment B4 for additional clarification regarding hazardous waste code numbers assignment and homogeneous solid and soil/gravel analytical results.

#### B-3a(3) Laboratory Qualification

The Permittees will ensure that generator/storage sites conduct analyses using laboratories that are qualified through participation in the Performance Demonstration Program (DOE, 1995c, d). Required QAOs are specified in Permit Attachment B3. In addition, methods and supporting performance data demonstrating QAO compliance shall be ensured by the Permittees during the annual certification audit of the laboratories.

- Analytical methods used by the laboratories shall: 1) satisfy all of the appropriate QAOs, and
- 2 2) be implemented through laboratory-documented standard operating procedures. These
- analytical QAOs are discussed in detail in Permit Attachment B3.
- 4 B-3b <u>Acceptable Knowledge</u>

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- Acceptable knowledge (**AK**) is used in TRU mixed waste <del>characterization</del> <u>analysis</u> activities in three <u>five</u> ways:
  - To delineate TRU mixed waste streams
  - To assess if TRU mixed waste complies with the TSDF-WAC
    - To assess whether TRU mixed heterogeneous debris wastes exhibit a toxicity hazardous characteristic (20.4.1.200 NMAC, incorporating 40 CFR §26124 Subpart C)
      - To assess whether TRU mixed wastes are listed (20.4.1.200 NMAC, incorporating 40 CFR §26131 Subpart D)
      - To estimate waste material parameter weights
    - Acceptable knowledge is discussed in detail in Permit Attachment B4, which outlines the minimum set of requirements <u>and DQOs</u> which shall be met by the generator/storage sites in order to use acceptable knowledge.-In addition, Section <u>B7-1a(1)</u> B-4b(1) of this permit attachment describes the verification of acceptable knowledge through sampling and analysis and the Permittees' Audit and Surveillance Program.
    - B-3c Radiography and Visual Examination
    - Radiography is a nondestructive qualitative and quantitative technique that involves X-ray scanning of waste containers to identify and verify waste container contents. Visual examination (VE) constitutes opening a container and physically examining its contents. Generator/storage sites shall perform radiography or VE on 100 percent of containers in waste streams where acceptable knowledge does not substantiate the absence of prohibited items. Radiography or VE used by generator/storage sites is not required to be performed in accordance with methods in the HWFP. Radiography and/or visual examination will be used to examine every waste container to verify its physical form. These techniques can detect liquid wastes and containerized gases, which are prohibited for WIPP disposal. The prohibition of liquids and containerized gases prevents the shipment of corrosive, ignitable, or reactive wastes. Radiography and/or VE will also be able to confirm that the physical form of the waste matches its waste stream description (i.e. Homogeneous Solids, Soil/Gravel, or Debris Waste fincluding uncategorized metals]). If the physical form does not match the waste stream description, the waste will be designated as another waste stream and assigned the preliminary hazardous waste codes associated with that new waste stream assignment. That is, if radiography and/or VE indicates that the waste does not match the waste stream description arrived at by

acceptable knowledge characterization, a non-conformance report will be completed and the inconsistency will be resolved as specified in Permit Attachment B4. The proper waste stream assignment will be determined (including preparation of a new WSPF), the correct hazardous waste codes will be assigned, and the resolution will be documented. Refer to Permit Attachment B4 for a discussion of acceptable knowledge and its confirmation process.

- Generator/storage sites may conduct visual examination of waste containers in lieu of radiography. For generator/storage sites that choose to use visual examination in lieu of radiography, the detection of any liquid waste in non-transparent inner containers, detected from shaking the container, will be handled by assuming that the container is filled with liquid and adding this volume to the total liquid in the payload container (e.g., 55 gallon drum or SWB). The payload container would be rejected and/or repackaged to exclude the container if it is over the TSDF-WAC limits. When radiography is used, or visual examination of transparent containers is performed, if any liquid in inner containers is detected, the volume of liquid shall be added to the total for the payload container. Radiography, or the equivalent, will be used on the existing/stored waste containers to verify the physical characteristics of the TRU mixed waste correspond with its waste stream identification/waste stream Waste Matrix Code and to identify prohibited items. The results of radiography are verified through visual examination of a statistically selected subpopulation of TRU mixed waste containers in each TRU mixed waste summary category group as specified in Permit Attachment B2.
- B-3d <u>Characterization</u> <u>Waste Analysis</u> <u>Techniques and Frequency for Newly Generated and Retrievably Stored Waste</u>
  - Generator/storage sites will use acceptable knowledge to delineate all TRU mixed waste containers into waste streams for the purposes of grouping waste for further characterization waste analysis. The analyses performed will not may differ based on the waste stream, only on and the physical form of the waste (i.e., heterogeneous debris waste cannot be sampled for totals analyses). Both retrievably stored and newly generated wastes will be delineated in this fashion, though the types of acceptable knowledge used may differ. Section B-3b discusses the use of acceptable knowledge, sampling, and analysis in more detail. Acceptable knowledge is discussed more completely in Permit Attachment B4. Every TRU mixed waste stream will be assigned hazardous waste codes numbers based upon acceptable knowledge. and the Permittees will confirm these designations using headspace gas (all Summary Category Groups) and solid sampling and analysis (Summary Category Groups S3000 and S4000 only).
  - Radiography and/or VE will be used to verify the physical form of retrievably stored TRU mixed waste. For newly generated waste, physical form and prohibited items will either be verified during packaging. In the Waste Analysis Information Summary for each waste stream, the generator/storage site will be required to document their methods, and the findings from those methods, for determining the physical form of the waste and the presence or absence of prohibited items for both retrievably stored and newly generated waste. using the VE technique) or will be verified after packaging using radiography (or VE in lieu of radiography). Generator/storage sites may use either the VE technique or radiography, separately or together, as long as 100% of the containers undergo confirmation of AK. Radiography and/or

VE will also be used in conjunction with acceptable knowledge to characterize heterogeneous debris wastes. Radiography and/or VE, and the associated information compiled from acceptable knowledge (e.g., age of the waste, generating process) will be used to determine the RCRA-regulated constituents present in the waste. VE, the VE technique, and/or radiography shall be performed prior to any treatment designed to supercompact waste prior to shipment.

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With the exception of qualifying LANL sealed sources waste containers, all waste containers (retrievably stored and newly generated) or randomly selected For debris waste streams that do not have a NMED approved AK Sufficiency Determination or for which the Permittees do not request approval of an AK Sufficiency Determination, containers selected in accordance with Permit Attachment B2 from those waste streams that meet the conditions for reduced headspace gas sampling listed in Section B-3a(1) are must be sampled and analyzed for VOCs in the headspace gas. The LANL sealed sources waste containers that meet specified conditions must be assigned VOC concentration values in accordance with Section B-3a(1)(iii). Likewise, a A statistically selected portion of each homogeneous solids and soil/gravel waste streams is must be sampled and analyzed for RCRA-regulated total VOCs, SVOCs, and metals (see Permit Attachment B2) when those waste streams do not have a NMED approved AK Sufficiency Determination or the Permittees do not request approval of an AK Sufficiency Determination. Sampling and analysis methods used for waste analysis characterization are discussed in Section B-3a.

In the process of performing organic headspace and solid sample analyses, nontarget compounds may be identified. These compounds will be reported as TICs. TICs reported in 25% of the samples and listed in 20.4.1.200 NMAC (incorporating 40 CFR §261) Appendix VIII, will be compared with acceptable knowledge data to determine if the TIC is in a listed hazardous waste in the waste stream. TICs identified through headspace gas analyses that meet the Appendix VIII list criteria and the 25 percent reporting criteria for a waste stream will be added to the headspace gas waste stream target list, regardless of the hazardous waste listing associated with the waste stream. TICs subject to inclusion on the target analyte list that are toxicity characteristic parameters shall be added to the target analyte list regardless of origin because the hazardous waste designation for these codes numbers is not based on source. However, for toxicity characteristic and non-toxic F003 constituents, the site may take concentration into account when assessing whether to add a hazardous waste code number. TICs reported from the Totals VOC or SVOC analyses may be excluded from the target analyte list for a waste stream if the TIC is a constituent in an F-listed waste whose presence is attributable to waste packaging materials or radiolytic degradation from acceptable knowledge documentation. If the TIC associated with a total VOC or SVOC analysis cannot be identified as a component of waste packaging materials or as a product of radiolysis, the Permittees generator/storage site will add these TICs to the list of hazardous constituents for the waste stream (and assign additional EPA listed hazardous waste codes numbers, if appropriate). A permit modification will be submitted to NMED for their approval to add these constituents (and waste codes numbers), if necessary. For toxicity characteristic compounds and non-toxic F003 constituents, the Permittees generator/storage site may consider waste concentration when determining whether to change a hazardous waste code number. Refer to Permit Attachment B3 for additional information on TIC identification.

- Waste characterization analysis solid sampling and analysis activities may differ for retrievably stored waste and newly generated waste. The waste analysis processes used by the generator/storage sites for both retrievably stored and newly generated waste streams will be evaluated during the Permittees' audit of the site. The typical waste characterization analysis data collection design used by generator/storage sites for each type of waste is described in the following sections. Table B-1 provides a summary of hazardous waste characterization analysis requirements for all TRU mixed waste by waste characterization analysis parameters.
- Table B-65 summarizes the parameters, methods, and rationales for stored and newly generated CH TRU mixed wastes according to their waste forms.

WIPP may accept TRU mixed waste that has been repackaged or treated. Repackaged or treated waste shall undergo characterization required of newly generated waste except that solids sampling for repackaged or treated S3000 waste may be characterized as retrievably stored waste if the generator/storage sites demonstrates that control charting cannot be applied effectively to the repackaging or treatment process. Repackaged waste shall also undergo headspace gas analysis, and payload container headspace shall be sampled after repackaging, as long as the criteria specified in Permit Attachment B1-1 are met. Treated waste shall retain the original waste stream's listed hazardous waste code number designation.

#### B-3d(1) Newly Generated Waste

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The RCRA-regulated constituents in newly generated wastes will typically be documented at the time of generation based on acceptable knowledge for the waste stream. Newly generated TRU mixed waste characterization analysis will typically begins with verification that processes generating the waste have operated within established written procedures. Waste containers are delineated into waste streams using acceptable knowledge. Verification that the physical form of the waste (Summary Category Group) corresponds to the physical form of the assigned waste stream is accomplished either during packaging (using the VE technique) or by performing radiography. The Permittees will require that the generator/storage sites document the methods used to delineate waste streams in the acceptable knowledge record and Acceptable Knowledge Summary Report. as specified in Attachment B1-3 for retrievably stored waste. Generator/storage sites may use either the VE technique or radiography, separately or together, as long as 100% of the containers undergo confirmation of AK. If the VE technique is used, it is different than the VE process described in Attachment B1-3b(3) and consists of the operator confirming that the waste is assigned to a waste stream that has the correct Summary Category Group for the waste being packaged. If a confirmation cannot be made, corrective actions<sup>2</sup> will be taken as specified in Permit Attachment B3. Instead of using a video/audio tape as required with VE in support of radiography in Attachment B1-3b(3), the VE technique for newly generated waste (or repackaged retrievably stored waste) uses a second operator, who is equally trained to the requirements stipulated in Permit Attachment B1, to provide additional verification by reviewing the contents of the waste container to ensure correct reporting. If the

<sup>-</sup>P-"Corrective action" as used in this WAP and its attachments does not mean corrective action as defined under HWA, RCRA, and their implementing regulations.

second operator cannot provide concurrence, corrective actions will be taken as specified in Permit Attachment B3. The subsequent waste characterization analysis activities depend on the assigned Summary Category Group, since waste within the Homogeneous Solids and Soils/Gravel Summary Category Groups will be may be analyzed characterized using different techniques than the waste in the Debris Waste Summary Category Group. The packaging configuration, type and number of filters, and rigid liner vent hole presence and diameter necessary to determine the appropriate drum age criteria (DAC) in accordance with Permit Attachment B1, Section B1-1, shall be documented as part of the characterization information collected during the packaging of newly generated waste or repackaging of retrievably stored waste. If retrievably stored waste is characterized in the same manner as newly generated waste due to unacceptable AK (see Section B-1a), the option to perform radiography in lieu of or in combination with the VE technique does not apply.

With the exception of qualifying LANL sealed sources waste containers, all containers of newly generated waste or newly generated waste containers randomly selected from waste streams that meet the conditions for reduced headspace gas sampling listed in Section B-3a(1) will undergo headspace-gas analysis for VOC concentrations prior to shipment. The LANL sealed sources waste containers that meet specified conditions must be assigned VOC concentration values in accordance with Section B-3a(1)(iii). If the Permittees believe the frequency can be reduced in the future based on trends in analytical results, they may provide technical arguments for such a reduction and request a permit modification from NMED. The headspace-gas sampling method is provided in Permit Attachment B1. Headspace gas data will be used to confirm acceptable knowledge waste characterization, as specified in Permit Attachment B4.

B-3d(1)(a) Sampling of Newly Generated Homogeneous Solids and Soil/Gravel

When an AK Sufficiency Determination has not been approved by NMED or the Permittees do not request approval of an AK Sufficiency Determination, sampling and analysis of newly generated homogeneous solids and soil/gravel shall be conducted in accordance with the requirements delineated in Permit Attachment B1, Section B1-2. The number of newly generated homogeneous solid and soil/gravel waste containers to be sampled will be determined using the procedure specified in Section B2-1, wherein a statistically selected portion of the waste will be sampled. Newly generated mixed waste streams of homogeneous solids will be randomly sampled a minimum of once per year for total VOCs, SVOCs and metals. An initial ten-sample set, however, will be collected to develop the baseline control chart. Sampling frequency of once per year is only allowed if a process has operated within procedurally established bounds without any process changes or fluctuations which would result in either a new waste stream or the identification of a new hazardous waste constituent in that waste stream. Otherwise, the waste shall be considered as process batches and each batch will undergo sampling and analysis. Process changes and process fluctuations will be determined using statistical process control charting techniques; these techniques require the ten-sample baseline and historical data for determining limits for indicator species and subsequent periodic sampling to assess process behavior relative to historical limits. If the limits are exceeded, the waste stream shall be recharacterized, and the characterization shall be performed according to procedures required for retrievably stored waste (i.e., waste

sampling frequency will be increased). The process behind this control charting technique is 1 described in Permit Attachment B2. 2 Also, as another control of waste generated from a particular process, the bounds for a waste 3 generating process will be established by specific written procedures for that process. 4 Examples of parameter bounds that could affect a waste generated by a process are volumes 5 of input material, change in the input material, and any other changes that would change the 6 output of that process. 7 To ensure that the generator/storage site procedures for waste generating processes include 8 controls of the waste stream, these procedures will consist of sections containing the following 9 information: 10 Responsible organizations for implementing the requirements of the procedure 11 Material inputs 12 Waste streams generated 13 Process controls and range of operation (bounds) that affect final hazardous 14 waste determinations 15 Rate and quantity of hazardous waste generated 16 List of applicable operating procedures relevant to the hazardous waste 17 determination 18 Events where procedurally established bounds are exceeded or any condition of normal 19 operation is not being met could trigger an increased sampling frequency of a waste stream. 20 As long as a process does not change outside of established bounds within a year, the waste 21 generated by that process will have the same characteristics, and therefore, a minimum of one 22 sample will be collected annually to verify the lack of variability of that waste stream. 23 Compliance with process procedures and the maintenance of the parameters specified by 24 those procedures will be verified by the Permittees during the Permittees' Audit and 25 Surveillance Program (Permit Attachment B6). 26 The records generated by the process procedures will be examined weekly for indications of 27 process changes or limits being exceeded that would change the hazardous constituents 28 identified in the waste stream or add relevant prohibited materials. If these changes are 29 discovered, the Permittees will notify NMED and will not manage, store or dispose the waste 30 stream until a follow-up sample of process waste is collected and analyzed to assess whether 31 the container contents are within those identified on the WSPF. If the second analysis is not 32 consistent with the WSPF information, all waste containers in question will be segregated and 33 a WSPF and waste generation procedures/bounds will be established. Records of that analysis 34 35 will be available for examination by the auditors and will be provided to NMED upon request. If

- records of the analysis are not available, the Permittees will not accept the waste stream at the
  WIPP facility for disposal. If a generator/storage site changes a process but determines that
  increased sampling is not required because the change will not affect waste generated by that
  process, the Permittees and NMED shall be notified in the form of a memorandum to the
  DOE's Carlsbad Field Office (CBFO) Waste Characterization Manager. The Permittees shall
  concur with the decision to not increase the sampling frequency before any additional waste
  from that process is shipped, and NMED will be notified of the Permittees' decision.
- The toxicity characteristics of newly generated homogeneous solids and soils/gravel waste streams will be determined using total analysis of toxicity characteristic contaminants or TCLP.

  To determine if a waste exhibits a toxicity characteristic for compounds specified in 20.4.1.200 NMAC (incorporating 40 CFR §261, Subpart C), TCLP may be used instead of total analyses.

  The sampling methods for homogeneous solids and soil/gravel wastes are provided in Permit Attachment B1.
- 14 B-3d(1)(b) Sampling of Newly Generated Soils/Gravels
  - Newly generated soils/gravel waste will be generated primarily by remediation or decontamination and decommissioning (D&D) activities. Process controls for these types of waste cannot readily be defined and, therefore, sampling cannot follow that used for newly generated homogeneous waste. The number of newly generated soils/gravel waste containers to be sampled will be determined using the procedure specified in Section B-3a(2), wherein a statistically selected portion of the waste will be sampled. The generators shall estimate the number of containers to be sampled within the waste stream based on the expected volume of the waste stream and whether SWBs or 55-gallon drum containers will be used. Refer to Permit Attachment B2 for additional information.

#### B-3d(2) Retrievably Stored Waste

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All retrievably stored waste containers will first be delineated into waste streams using acceptable knowledge. The Permittees will require that the generator/storage sites document the methods used to delineate waste streams in the acceptable knowledge record and Acceptable Knowledge Summary Report. All retrievably stored waste containers will be examined using radiography to confirm the physical waste form (Summary Category Group), to verify the absence of prohibited items, and to determine the waste characterization techniques to be used based on the Summary Category Groups (i.e., S3000, S4000, S5000). Repackaged retrievably stored waste, or any retrievably stored waste with inadequate acceptable knowledge, will be characterized using either the retrievably stored or newly generated waste characterization process, whichever results in greater sampling requirements, unless it is demonstrated that control charting cannot be applied effectively. Solids sampling for repackaged or treated \$3000 waste may be characterized as retrievably stored waste if the generator/storage sites demonstrates that control charting cannot be applied effectively to the repackaging or treatment process This determination by the generator/storage site must be documented on the Waste Analysis Information Summary and will be examined by the Permittees during audits (Permit Attachment B6). In this case, the minimum number of solids

- samples required for any \$3000 waste stream or waste stream lot is the number of samples
- 2 determined in accordance with Section B2-2a. Radiographic results will be compared to
- 3 acceptable knowledge results to ensure correct Waste Matrix Code assignment and
- 4 identification of prohibited items. If radiographic analysis do not confirm the physical waste
- form, waste will be reassigned as specified in Section B-3c. Generator/storage sites may elect
- 6 to substitute visual examination for radiographic analysis.
- 7 To confirm the results of radiography, a statistically selected number of the TRU mixed waste
- 8 container population will be visually examined by opening containers to inspect waste contents
- 9 to verify radiography results. Permit Attachment B2 contains the approach used to statistically
- select the number of drums to be visually examined. For homogeneous waste and soils/gravels
- selected for sampling, the containers opened for sampling may be used to help fulfill the visual
- 12 examination requirements.
- With the exception of qualifying LANL sealed sources waste containers, all retrievably stored
- containers or retrievably stored containers randomly selected from waste streams that meet
- the conditions for reduced headspace gas sampling listed in Section B-3a(1) will undergo
- headspace gas analysis for VOC concentrations. The LANL sealed sources waste containers
- that meet specified conditions must be assigned VOC concentration values in accordance with
- Section B-3a(1)(iii). Retrievably stored waste that is repackaged will be subject to the DAC
- determination specified in Section B-3d(1). The headspace gas sampling method is provided in
- Permit Attachment B1 . All headspace gas data will be used , when necessary, to confirm
- 21 acceptable knowledge waste characterization resolve the assignment of EPA hazardous waste
- numbers to debris waste streams, as specified in Permit Attachment B4.
- A statistically selected portion of retrievably stored homogeneous solids and soil/gravel wastes
- will be sampled and analyzed for total VOCs, SVOCs, and metals, when necessary. The
- 25 approach used to statistically select drums for homogeneous solids and soil/gravel wastes is
- different than the method used to select waste containers for visual examination. The sample
- location selection method This method is also included described in Permit Attachment B2.
- The sampling methods for these wastes are provided in Permit Attachment B1.
- The toxicity characteristic of retrievably stored homogeneous solids and soil/gravel wastes will
- be determined using total analysis of toxicity characteristic parameters or TCLP. To determine
- if a waste exhibits a toxicity characteristic for compounds specified in 20.4.1.200 NMAC
- (incorporating 40 CFR §261, Subpart C), TCLP may be used instead of total analyses.
- Appendix C3 of the WIPP RCRA Part B Permit Application (DOE, 1997) discusses
- comparability of totals analytical results to those of the TCLP method.
- Representativeness of containers selected for visual examination for headspace gas sampling
- and waste subjected to homogeneous solids and soil/gravel sampling and analysis will be
- validated by the generator/storage site and by the Permittees during an audit (Permit
- Attachment B6) via examination of documentation that shows that true random samples were
- collected. (Because representativeness is a quality characteristic that expresses the degree to

sampling of waste streams ensures representativeness.) 2 B-4 Data Verification and Quality Assurance 3 The Permittees will assure that applicable waste characterization analysis processes 4 performed by generator/storage sites sending TRU mixed waste to the WIPP for disposal 5 meets WAP requirements through data validation, usability and reporting controls. Verification 6 occurs at three levels: 1) the data generation level, 2) the project level, and 3) the Permittee 7 level. The validation and verification process and requirements for the data generation and 8 project level are at each level is described in Section B3-109. The validation and verification 9 process at the Permittee Level is described in Attachment B7. 10 11 B-4a <u>Data Generation and Project Level Verification Requirements</u> 12 B-4a(1) Data Quality Objectives 13 The waste characterization analysis data obtained through WAP implementation will be used to 14 ensure that the Permittees meet regulatory requirements with regard to both regulatory 15 compliance and to ensure that all TRU mixed wastes are properly managed during the 16 Disposal Phase. To satisfy the RCRA regulatory compliance requirements, the following DQOs 17 are established by this WAP: 18 19 Acceptable Knowledge 20 To delineate TRU mixed waste streams. 21 To assess if TRU mixed waste complies with the TSDF-WAC. 22 To assess whether TRU mixed wastes exhibit a hazardous characteristic 23 (20.4.1.200 NMAC, incorporating 40 CFR §261 Subpart C). 24 To assess whether TRU mixed wastes are listed (20.4.1.200 NMAC, 25 incorporating 40 CFR §261, Subpart D). 26 To estimate waste material parameter weights. 27 Headspace-Gas Sampling and Analysis 28 To identify VOCs and quantify the concentrations of VOC constituents in 29 the total waste inventory to ensure compliance with the environmental 30 performance standards of 20.4.1.500 NMAC (incorporating 40 CFR, 31 \$264.601(c)), and waste containers to confirm resolve the assignment of 32 <u>EPA</u> hazardous waste <u>numbers</u> identification by acceptable knowledge. 33

which a sample or group of samples represent the population being studied, the random

1	Homogeneous Waste Sampling and Analysis
2	<ul> <li>To compare UCL<sub>90</sub> values for the mean measured contaminant</li> </ul>
3	concentrations in a waste stream with specified toxicity characteristic
4	levels in 20.4.1.200 NMAC (incorporating 40 CFR §261), to determine if
5	the waste is hazardous, and to <del>confirm</del> resolve the assignment of EPA
6	hazardous waste <u>numbers</u> identification by acceptable knowledge.
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7	<ul> <li>To report the average concentration of hazardous constituents in a</li> </ul>
8	waste stream, as specified in 20.4.1.200 NMAC (incorporating 40 CFR
9	§261) Appendix VIII, with a 90 percent confidence interval, with all
10	averages greater than PRQL considered a detection and subsequent
11	assignment of the waste (if an adequate explanation for the constituent
12	cannot be determined) as a hazardous waste, and to confirm hazardous
13	waste identification by acceptable knowledge.
14	• Radiography
15	To verify the TRU mixed waste streams by Waste Matrix Code for
16	purposes of physical waste form identification and determination of
17	sampling and analytical requirements, to identify prohibited items, and to
18	confirm the waste stream delineation by acceptable knowledge.
	Visual Examination
19	Visual Examination
20	- To verify the TRU mixed waste streams by Waste Matrix Code for
21	purposes of physical waste form identification, determination of sampling
22	and analytical requirements, and to identify prohibited items.
	, and an experience of the control o
23	<ul> <li>To provide a process check on a sample basis by verifying the</li> </ul>
24	information determined by radiography, and to confirm the waste stream
25	delineation by acceptable knowledge.
26 27	Reconciliation of these DQOs by the Generator/Storage Site Project Manager or the Permittee approved laboratories, as applicable, is addressed in Permit Attachment B3. Reconciliation
28	requires determining whether sufficient type, quality, and quantity of data have been collected
29	to ensure the DQO's cited above can be achieved.
30	B-4a(2) Quality Assurance Objectives
31	The generator/storage sites or the Permittee approved laboratories, as applicable, shall
32	demonstrate compliance with each QAO associated with the various characterization analytical
33	methods as presented in Permit Attachment B3. Generator/Storage Site Project Managers or
34	the Permittee approved laboratories as applicable, are further required to perform a
35	reconciliation at the project level of the data sets submitted by the various organizations at the
36	reconciliation at the project level of the data sets submitted by the various organizations at the

Project Manager shall conclude that all of the DQOs have been met for the characterization of 1 the waste stream prior to submitting a WSPF to the Permittees for approval (Permit Attachment 2 B3). The following QAO elements shall be considered for each technique, as a minimum: **Precision** 4 Precision is a measure of the mutual agreement among multiple 5 measurements. 6 <u>Accuracy</u> 7 Accuracy is the degree of agreement between a measurement result and 8 the true or known value. 9 Completeness 10 Completeness is a measure of the amount of valid data obtained from a 11 method compared to the total amount of data obtained that is expressed 12 as a percentage. 13 Comparability 14 Comparability is the degree to which one data set can be compared to 15 another. 16 Representativeness 17 Representativeness expresses the degree to which data represent 18 = characteristics of a population. 19 A more detailed discussion of the QAOs, including a mathematical representation, where 20 appropriate, can be found in Permit Attachment B3, which describes the QAOs associated with 21 each method of sampling and analysis. 22 23 B-4a(3) Sample Control The generator/storage sites and Permittee approved laboratories, as applicable, will implement 24 a sample handling and control program that will include the maintenance of field 25 documentation records, proper labeling, and a chain of custody (COC) record. The 26 generator/storage site and Permittee approved laboratories, as applicable, Quality Assurance 27 Project Plan (QAPjP) or procedures referenced in the QAPjP will document this program and 28 include COC forms to control the sample from the point of origin to the final analysis result 29 reporting. The Permittees will review and approve the QAPjP, including their determination that 30 the sample control program is adequate. The approved QAPjP will be provided to NMED prior 31

to shipment of TRU mixed waste and before the generator/storage site audit, as specified in

- Permit Attachment B5. Details of this sample control program are provided in Permit Attachment B1 and are summarized below to include:
  - Field Documentation of samples including: point of origin, date of sample, container ID, sample type, analysis requested, and COC number.
    - Labeling and/or tagging including: sample numbering, sample ID, sample date, sampling conditions, and analysis requested.
    - COC control including: name of sample relinquisher, sample receiver, and the date and time of the sample transfer.
    - Proper sample handling and preservation.

#### B-4a(4) Data Generation

Batch Data Reports, in a format approved by the Permittees, will be used by each generator/storage site and the Permittee approved laboratories, as applicable, for reporting waste characterization analysis data. This format will be included in the generator/storage site and the Permittee approved laboratories, as applicable, QAPjP, controlled electronic databases, or procedures referenced in the QAPjP (Permit Attachment B5) and will include all of the elements required by this WAP for Batch Data Reports (Permit Attachment B3).

The Permittees shall perform audits of the generator/storage site waste characterization analysis programs, as implemented by the generator/storage site\_QAPjP, to verify compliance with the WAP and the DQOs in this WAP (See Permit Attachment B6 for a discussion of the content of the audit program). The primary functions of these audits are to review generator/storage sites' adherence to the requirements of this WAP and assure adherence to the WAP characterization waste analysis program. The Permittees shall provide the results of each audit to NMED. If audit results indicate that a generator/storage site\_is not in compliance with the requirements of this WAP, the Permittees will take appropriate action as specified in Permit Attachment B6.

The Permittees shall perform audits of the Permittee approved laboratories' programs, as implemented by the laboratories' QAPjP (See Permit Attachment B6 for a discussion of the content of the audit program). The primary functions of these audits are to review Permittee approved laboratories adherence to the requirements of this WAP. The Permittees shall provide the results of each audit to NMED. If audit results indicate that a Permittee approved laboratory is not in compliance with the requirements of this WAP, the Permittees will take appropriate action as specified in Permit Attachment B6.

The Permittees shall further require all <u>analytical Permittee approved</u> laboratories analyzing WIPP waste <del>characterization</del> samples <u>in accordance with the methods specified in Permit Attachment B1</u> for the generator/storage sites to have established, documented QA/QC programs. The Permittees annually evaluate these laboratories and their QA/QC programs as

- part of their participation in the Permittees' Performance Demonstration Program (PDP) 1 laboratory performance program. The Permittees' audits cover the requirements of the lab's 2 QA/QC program, as well as compliance with this WAP. Continued compliance with these 3 parameters will be verified by ongoing audits by the Permittees at the generator/storage sites 4 these laboratories as specified in Permit Attachment B6. The Permittees' audits of the 5 generator/storage sites will verify that the laboratories analyzing waste have been properly 6 audited by the generator/storage sites. The laboratory's QA/QC program shall include the 7 following: 8
  - Facility organization
    - A list of equipment/instrumentation
  - Operating procedures
    - Laboratory QA/QC procedures
    - Quality assurance review
      - Laboratory records management

#### B-4a(5) Data Verification

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- Batch Data Reports will document the testing, sampling, and analytical results from the required characterization waste analysis activities, and document required QA/QC activities.

  Data validation and verification at both the data-generation level and the project level will be performed as required by this Permit before the required data are transmitted to the Permittees (Permit Attachment B3). NMED may request, through the Permittees, copies of any Batch Data Report, and/or the raw data validated by the generator/storage sites, to check the Permittees' audit of the validation process.
  - B-4a(6) Data Transmittal
- Batch Data Reports will include the information required by Section B3-109 and will be transmitted by hard copy or electronically (provided a hard copy is available on demand) from
- the data generation level to the project level.
- 27 The generator/storage site will transmit waste container information electronically via the WIPP
- Waste Information System (**WWIS**). Data will be entered into the WWIS in the exact format
- required by the database. Refer to Section B-4b B7-1a(2) for WWIS reporting requirements
- and the WIPP Waste Information System User's Manual for Use by Shippers/Generators
- 31 (DOE, 2001) for the WWIS data fields and format requirements.
- Once a waste stream is fully characterized analyzed, the Site Project Manager will also submit
- to the Permittees a WSPF (Figure B-1) accompanied by the Characterization Waste Analysis
- Information Summary for that waste stream which includes reconciliation with DQOs (Section

- 1 B3-12b(1)). The WSPF, the Characterization Waste Analysis Information Summary, and
- information from the WWIS will be used as the basis for acceptance of waste characterization
- analysis information on TRU mixed wastes to be disposed of at the WIPP.
- 4 B-4a(7) Records Management

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- Records related to waste <del>characterization</del> <u>analysis</u> activities <u>performed by at the</u>
- generator/storage sites will be maintained in the testing, sampling, or analytical facility files or
- 7 generator/storage site project files. Contract Permittee approved laboratories will forward
- testing, sampling, and analytical records along with Batch Data Reports, to the
- generator/storage site project office for inclusion in the generator/storage site's project files and
- to the Permittees for inclusion in the WIPP facility operating record. Raw data obtained by
- testing, sampling, and analyzing TRU mixed waste in support of this WAP will be identifiable,
- legible, and provide documentary evidence of quality. Records of sampling and analyzing TRU
- mixed waste submitted to the Permittees shall be maintained in the WIPP facility operating
- record and be available for inspection by the NMED.

Records inventory and disposition schedule (RIDS) or an equivalent system shall be prepared and approved by generator/storage site personnel. All records relevant to an enforcement action under this Permit, regardless of disposition, shall be maintained at the generator/storage site until NMED determines they are no longer needed for enforcement action, and then dispositioned as specified in the approved RIDS. All waste analysis characterization data and related QA/QC records in the generator/storage site project files for TRU mixed waste to be shipped to the WIPP facility are designated as either Lifetime Records or Non-Permanent Records. Records that are designated as Lifetime Records shall be maintained for the life of the waste <del>characterization</del> <u>analysis</u> program at a participating generator/storage site plus six years, then offered to the Permittees for permanent archival of information of these records in the appropriate form, or transferred to the appropriate Federal Records Center (FRC). Waste characterization analysis records designated as Non-Permanent Records shall be maintained for ten years from the date of (record) generation and then dispositioned according to their approved RIDS. If a generator/storage site ceases to operate, all records shall be transferred before closeout. Table B-7 6 is a listing of records designated as Lifetime Records and Non-Permanent Records. Classified information will not be transferred to WIPP. Notations will be provided to the Permittees indicating the absence of classified information. The approved generator/storage site RIDS will identify appropriate disposition of classified information. Nothing in this Permit is intended to, nor should it be interpreted to, require the disclosure of any U.S. Department of Energy classified information to persons without appropriate clearance to view such information.

At the Permittee Level, all waste characterization analysis data for each TRU mixed waste container transmitted to WIPP shall be maintained by the Permittees for the active life of the WIPP facility plus two years and is described in Permit Attachment B7. The active life of the WIPP facility is defined as the period from the initial receipt of TRU mixed waste at the facility until NMED receives certification of final closure of the facility. After their active life, the records shall be retired to the FRC and maintained for 30 years. These records will then be offered to

- the National Archives. However, this disposition requirement does not preclude the inclusion of these records in the permanent marker system or other requirements for institutional control.
- 3 B-4b Permittee Level: Waste Screening and Verification of TRU Mixed Waste
- 4 Permittee waste screening is a two-phased process. Phase I will occur prior to transporting the
- 5 TRU mixed waste to the WIPP facility. Phase II will occur after the TRU mixed waste shipment
- arrives but before it is emplaced. Figure B-5 presents the waste shipment screening process.
- 7 B-4b(1) Phase I Waste Stream Screening and Verification
- 8 The first phase of the waste screening and verification process will occur before TRU mixed
- 9 waste is shipped to the WIPP facility. Before the Permittees begin the process of accepting
- 10 TRU mixed waste from a generator/storage site, an initial audit of that generator/storage site
- will be conducted as part of the Permittees' Audit and Surveillance Program (Permit
- 12 Attachment B6). The RCRA portion of the generator/storage site audit program will provide on-
- 13 site verification of characterization procedures; Batch Data Report preparation; and
- recordkeeping to ensure that all applicable provisions of the WAP requirements are met.
- Another portion of the Phase I verification is the WSPF approval process. At the WIPP facility,
- this process includes verification that all of the required elements of the WSPF and the Waste
- Analysis Information Summary are present (Permit Attachment B3) and that the waste
- 18 characterization information meet acceptance criteria required for compliance with the WAP
- 19 <del>(Section B3-12b(1)).</del>
- 20 Once a generator/storage site has prepared a QAPjP which includes applicable WAP
- requirements, it is submitted to the Permittees for review and approval (Permit Attachment B5).
- 22 Once approved, a copy of the QAPjP is provided to NMED for examination. The
- 23 generator/storage site will implement the specific parameters of the QAPiP after it is approved.
- 24 The initial generator/storage site RCRA audit will be performed at some point after this
- 25 implementation has taken place, but prior to shipment of TRU mixed waste from that
- 26 generator/storage site to WIPP. Additional audits, focusing on the results of waste
- 27 characterization, will be performed at least annually. The Permittees have the right to conduct
- 28 unannounced audits and to examine any records that are related to the scope of the audit.
- 29 When the required waste stream characterization data have been collected by a
- 30 generator/storage site and the initial generator/storage site audit has been successfully
- completed, the generator/storage Site Project Manager will verify that waste stream
- 32 characterization meets the applicable WAP requirements as a part of the project level
- verification (Section B3-10b). If the waste characterization does not meet the applicable
- 34 requirements of the WAP, the mixed waste stream cannot be managed, stored, or disposed at
- 35 WIPP until those requirements are met. The Site Project Manager will then complete a WSPF
- 36 and submit it to the Permittees, along with the accompanying Waste Analysis Information
- 37 Summary for that waste stream (Section B3-12b(1)). All data necessary to check the accuracy
- of the WSPF will be transmitted to the Permittees for verification. This provides notification that
- 39 the generator/storage site considers that the waste stream (identified by the waste stream
- 40 identification number) has been adequately characterized for disposal prior to shipment to

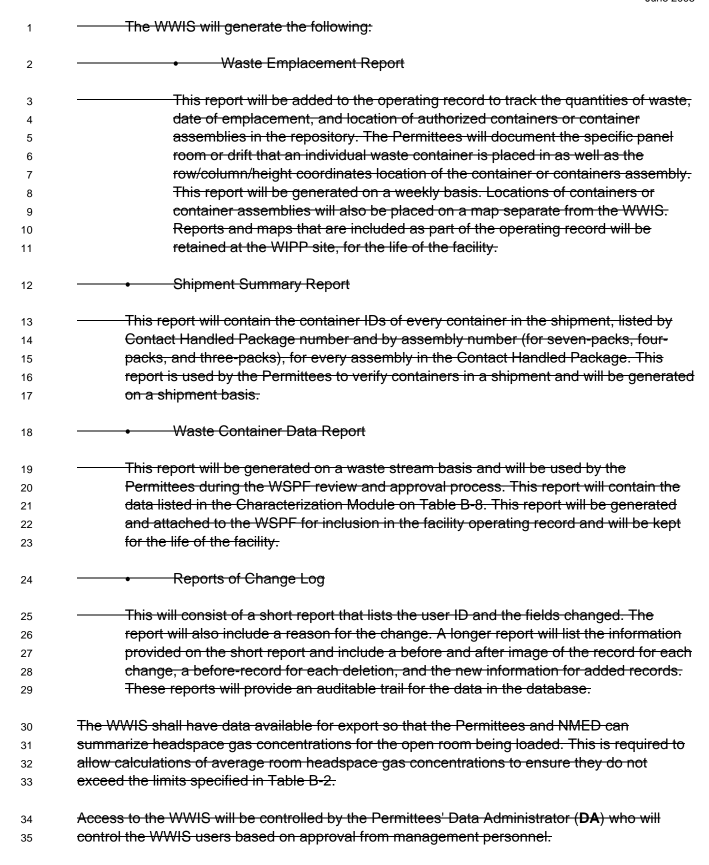
WIPP. The Permittees will compare headspace gas, radiographic, visual examination and solid sampling/analysis data obtained subsequent to submittal and approval of the WSPF (and prior to submittal) with characterization information presented on this form. If the Permittees determine (through the data comparison) that the characterization information is adequate, the WSPF will be approved. Prior to the first shipment of containers from the approved waste stream, the approved WSPF and accompanying Waste Analysis Information Summary will be provided to NMED. If the data comparison indicates that analyzed containers have hazardous wastes not present on the WSPF, or a different Waste Matrix Code applies, the WSPF is in error and shall be resubmitted. Ongoing WSPF examination is discussed in detail in Section B-4b(1)(ii).

As part of the waste characterization data submittal, the generator/storage site will also transmit the data on a container basis via the WWIS. This data submittal can occur at any time as the data are being collected, but will be complete for each container prior to shipment of that container. The WWIS will conduct internal edit/limit checks as the data are entered, and the data will be available to the Permittees for review as supporting information for WSPF review. NMED will have read-only access to the WWIS as necessary to determine compliance with the WAP. The initial WSPF check performed by the Permittees will include WWIS data and the Waste Analysis Information Summary. The Permittees will compare ongoing sampling/analysis characterization data obtained and submitted via the WWIS to the approved WSPF. If this comparison shows that containers have hazardous wastes not reported on the WSPF, or a different Waste Matrix Code applies, the data are rejected and the waste containers are not accepted for shipment.

If discrepancies arise as a result of the Phase I review, the generator/storage sites will be contacted by the Permittees and required to provide the necessary additional information to resolve the discrepancy before that waste stream is approved for disposal at the WIPP facility. If the discrepancy is not resolved, the waste stream will not be approved. The Permittees will notify NMED in writing of any discrepancies identified during WSPF review and the resulting discrepancy resolution prior to waste shipment. The Permittees will not manage, store, or dispose the waste stream until this discrepancy is resolved in accordance with this WAP.

### B-4b(1)(i) WWIS Description

All generator/storage sites planning to ship TRU mixed waste to WIPP will supply the required data to the WWIS. The Permittees will use the WWIS to verify that all of the supplied data meet the edit and limit checks prior to the shipment of any TRU mixed waste to WIPP. The WWIS automatically will notify the generator/storage site if any of the supplied data fails to meet the requirements of the edit and limit checks via an appropriate error message. The generator/storage site will be required to correct the discrepancy with the waste or the waste data and re-transmit the corrected data prior to acceptance of the data by the WWIS. The Permittees will review data reported for each container of each shipment prior to providing notification to the shipping generator/storage site that the shipment is acceptable. Read-only access to the WWIS will be provided to the NMED. Table B-8 contains a listing of the data fields contained in the WWIS that are required as part of this Permit.



- The TRU mixed waste generator/storage sites will only have access to data that they have
- supplied, and only until the data have been formally accepted by the Permittees. After the data
- 3 have been accepted, the data will be protected from indiscriminate change and can only be
- 4 changed by a authorized DA.
- 5 The WWIS has a Change Log that requires a reason for the change from the DA prior to
- accepting the change. The data change information, the user ID of the authorized DA making
- 7 the change, and the date of the change will be recorded in the data change log automatically.
- 8 The data change log cannot be revised by any user, including the DA. The data change log will
- 9 be subject to internal and external audits and will provide an auditable trail for all changes
- 10 made to previously approved data.
  - B-4b(1)(ii) Examination of the Waste Stream Profile Form and Container Data Checks
- The Permittees will be responsible for the verification of completeness and accuracy of the
- Waste Stream Profile Form (Section B3-12b(1)). The assignment of the waste stream
- description, Waste Matrix Code Group, and Summary Category Groups; the results of waste
- analyses; the acceptable knowledge summary documentation; the methods used for
- characterization; the Carlsbad Field Office (CBFO) certification, and appropriate designation of
- 17 EPA hazardous waste code(s) will be examined. If the WSPF is inaccurate, efforts will be
- made to resolve discrepancies by contacting the generator/storage site. If discrepancies
- in the waste stream are detected at the generator/storage site, the generator/storage site will
- 20 implement a non-conformance program to identify, document, and report discrepancies (Permit
- 21 Attachment B3).

- 22 The WSPF shall pass all verification checks by the Permittees in order for the waste stream to
- be approved for shipment to the WIPP facility. The WSPF check against waste container data
- will occur during the initial WSPF approval process (Section B-4b(1)).
- 25 The EPA hazardous waste codes for the wastes that appear on the Waste Stream Profile Form
- 26 will be compared to those in Table B-10 to ensure that only wastes that contain constituents
- 27 listed Section XIV are approved for management, storage, or disposal at WIPP. Some of the
- waste may also be identified by unique state hazardous waste codes. These wastes are
- 29 acceptable at WIPP as long as the TSDF-WAC are met. The Waste Analysis Information
- 30 Summary will be reviewed by the Permittees to verify that the waste has been classified
- 31 correctly with respect to the assigned EPA hazardous waste codes. The analytical method
- 32 used will be compared to those listed in Tables B-3, B-4, and B-5 to assure that only approved
- 33 analytical methods were used for analysis of the waste. The Permittees will verify that TSDF-
- 34 WAC compliance has been met by the generator/storage site.
- Waste data transferred via the WWIS after WSPF approval will be compared with the approved
- 36 WSPF. Any container with a hazardous waste stream description different from its WSPF will
- 37 not be managed, stored, or disposed at WIPP.

- The Permittees will also verify that three different types of data specified below are available for every container holding TRU mixed waste before that waste is managed, stored, or disposed at WIPP. The following three verifications will be performed on data from the following determinations: 1) an assignment of the waste stream's waste description (by Waste Matrix Codes) and Waste Matrix Code Group; 2) a determination of ignitability, reactivity, and corrosivity; and 3) a determination of compatibility. The verification of waste stream description will be performed by reviewing the WWIS for consistency in the waste stream description and WSPF. The Waste Analysis Information Summary will indicate if the waste has been checked for the characteristics of ignitability, corrosivity, and reactivity. The final verification of waste compatibility will be performed using Appendix C1 of the WIPP RCRA Part B Permit Application (DOE, 1997), the compatibility study.
  - B-4b(1)(iii) Permittees' Audit and Surveillance Program

- An important part of the Permittees' verification process is the Permittees' Audit and Surveillance Program. The focus of this audit program is compliance with this WAP and the Permit. This audit program addresses all waste sampling and analysis activities, from waste stream classification assignment through final loading of the Contact Handled Package, and ensures compliance with SOPs and the WAP. Audits will assure that containers and their associated documentation are adequately tracked throughout the waste handling process. Operator qualifications will be verified, and QA/QC procedures will be surveyed. A final report that includes generator/storage site audit results and applicable WAP-related corrective action report (CAR) resolution will be provided to NMED for approval, and will be kept in the WIPP facility operating record until closure of the WIPP facility.
  - An initial audit will be performed at each generator/storage site performing waste characterization activities prior to the formal acceptance of the WSPFs and/or any waste characterization data supplied by the generator/storage sites. Audits will be performed at least annually thereafter, including the possibility of unannounced audits (i.e., not a regularly scheduled audit). These audits will allow NMED to verify that the Permittees have implemented the WAP and that generator/storage sites have implemented a QA program for the characterization of waste and meet applicable WAP requirements. The accuracy of physical waste description and waste stream assignment provided by the generator/storage site will be verified by review of the radiography results, and visual examination of data records and radiography images (as necessary) during audits conducted by the Permittees. More detail on this audit process is provided in Permit Attachment B6.
  - B-4b(2) Phase II Waste Shipment Screening and Verification
  - Phase II of the waste shipment screening and verification process includes examination of a waste shipment after the waste shipment has arrived. The Phase-II determinations are: 1) a determination of the completeness and accuracy of the EPA Hazardous Waste Manifest; 2) a determination of waste shipment completeness; 3) a determination of land disposal restriction notice completeness; and 4) an identification and resolution of waste shipment irregularities. Only those waste containers that pass all Phase II waste screening determinations will be

1	emplaced at WIPP. For each container shipped, the Permittees shall ensure that the
2	generator/storage sites provide the following information:
3	Hazardous Waste Manifest Information:
4	Generator/storage site name and EPA ID
5	Generator/storage site contact name and phone number
6	Quantity of waste
7	List of the hazardous waste codes in the shipment
8 9	<ul> <li>Listing of all shipping container IDs ( Contact Handled Package serial number)</li> </ul>
10	Signature of authorized generator representative
11	Specific Waste Container information:
12	Waste Stream Identification Number
13	List of Hazardous Codes per Container
14	Certification Data
15	Shipping Data (Assembly numbers, ship date, shipping category, etc.)
16	This information shall also be supplied electronically to the WWIS. The container-specific
17	information will be supplied electronically as part of the Level 3 Phase I Screening, and shall be
18	supplied prior to the Permittees' management, storage, or disposal of the waste.
19	The Permittees will verify each approved shipment upon receipt at WIPP against the data on
20	the WWIS shipment summary report to ensure containers have the required information. A
21	Waste Receipt Checklist will be used to document the verification.
22	B-4b(2)(I) Examination of the EPA Uniform Hazardous Waste Manifest and Associated Waste
23	Tracking Information
24	Upon receipt of a TRU mixed waste shipment, the Permittees will make a determination of EPA
25	Uniform Hazardous Waste Manifest completeness and sign the manifest to allow the driver to
26	depart. The Permittees will then make a determination of waste shipment completeness by
27	checking the unique, bar-coded identification number found on each container holding TRU
28	mixed waste against the WWIS database after opening the Contact Handled Package.

The WWIS links the bar-coded identification numbers of all containers in a specific waste shipment to the waste assembly (for 7-packs, 4-packs, and 3-packs) and to the shipment identification number, which is also written on the EPA Hazardous Waste Manifest. Generators electronically transmit the waste shipment information to the WWIS before the TRU mixed waste shipment is transported. Once a TRU mixed waste shipment arrives, the Permittees verify the identity of each container using the data already in the WWIS.

The WWIS will maintain waste container receipt and emplacement information provided by the Permittees. It will include, among other items, the following information associated with each container of TRU mixed waste:

Contact Handled Package inner containment vessel closure date
 Package (container) receipt date
 Overpack identification number (if appropriate)
 Package (container) emplacement date
 Package (container) emplacement location

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The WWIS links the bar-coded identification numbers of all containers in a specific TRU mixed waste shipment to the waste assembly (for 7-packs, 4-packs, and 3-packs) and to the shipment identification number, which is also written on the EPA Hazardous Waste Manifest. Generators electronically transmit the waste shipment information to the WWIS before the TRU mixed waste shipment is transported. Once a TRU mixed waste shipment arrives, the Permittees verify the identity of each container (or one container in a bound 7-pack, 4-pack, or 3-pack) using the data already in the WWIS.

Discrepancies will be identified during manifest examination and container bar-code WWIS data comparison. A manifest discrepancy is a difference between the quantity or type of hazardous waste designated on the manifest and the quantity or type of hazardous waste the WIPP facility actually receives. The generator/storage site technical contact (as listed on the manifest) will be contacted to resolve the discrepancy. If the discrepancy is identified prior to the containers being removed from the Contact Handled Package, the waste will be retained in the parking area. If the discrepancy is identified after the waste containers are removed from the Contact Handled Package, the waste will be retained in the Waste Handling Building (WHB) until the discrepancy is resolved. Errors on the manifest can be corrected by the WIPP facility with a verbal (followed by a mandatory written) concurrence by the generator/storage site technical contact. All discrepancies that are unresolved within fifteen (15) days of receiving the waste will be immediately reported to the NMED in writing. Notifications to the NMED will consist of a letter describing the discrepancies, discrepancy resolution, and a copy of the manifest. If the manifest discrepancies have not been resolved within thirty (30) days of waste receipt, the shipment will be returned to the generator/storage facility. If it becomes necessary to return waste containers to the generator/storage site, a new EPA Uniform Hazardous Waste Manifest may be prepared by the Permittees.

Documentation of the returned containers will be recorded in the WWIS. Changes will be made to the WWIS data to indicate the current status of the container(s) The reason for the WWIS

data change and the record of the WWIS data change will be maintained in the change log of the WWIS, which will provide an auditable record of the returned shipment. 2 The Permittees will be responsible for the resolution of discrepancies, notification of the NMED, 3 as well as returning the original copy of the manifest to the generator/storage site. 4 B-4b(2)(ii) Examination of the Land Disposal Restriction (LDR) Notice 5 TRU mixed waste is exempt from the LDRs by the Land Withdrawal Act Amendment (Public 6 Law 104-201). This amendment states that WIPP "Waste is exempted from treatment 7 standards promulgated pursuant to section 3004(m) of the Solid Waste Disposal Act (42 U.S. 8 C. 6924(m)) and shall not be subjected to the Land Disposal prohibitions in section 3004(d), q (e), (f), and (q) of the Solid Waste Disposal Act." Therefore, with the initial shipment of a TRU 10 mixed waste stream, the generator shall provide the Permittees with a one time written notice. 11 The notice must include the information listed below: 12 **Land Disposal Restriction Notice Information:** 13 EPA Hazardous Waste Number(s) and Manifest Numbers of first shipment of a mixed waste stream 15 Statement: this waste is not prohibited from land disposal 16 Date the waste is subject to prohibition 17 This information is the applicable information taken from column "268.7(a)(4)" of the 18 "Generator Paperwork Requirements Table" in 20.4.1.800 NMAC (incorporating 40 CFR 19 20 268.7(a)(4)). Note that item "5" from the "Generator Paperwork Requirements Table" is not applicable since waste analysis data are provided electronically via the WWIS and item "7" is 21 not applicable since WIPP waste is exempted from the treatment standards. 22 The Permittees will review the LDR notice for accuracy and completeness. The generator will 23 prepare this notice in accordance with the applicable requirements of 20.4.1.800 NMAC 24 (incorporating 40 CFR §268.7(a)(4)). 25 B-4b(2)(iii) Verification 26 The Permittees will make a determination of TRU mixed waste shipment irregularities. The 27 following items will be inspected for each TRU mixed waste shipment arriving at the WIPP 28 facility: 29 Whether the number and type of containers holding TRU mixed waste match the 30 information in the WWIS 31 Whether there are any container defects

The Permittees will verify that the containers (as identified by their container ID numbers) are the containers for which accepted data already exists in the WWIS. A check will be performed by the Permittees comparing the data on the WWIS Shipment Summary Report for the shipment to the actual shipping papers (including the EPA Hazardous Waste Manifest). This check also verifies that the containers included in the shipment are those for which approved shipping data already exist in the WWIS Transportation Data Module (Table B-8). For standard waste boxes (SWBs) and ten drum overpacks (TDOPs), this check will include comparing the barcode on the container with the container number on the shipping papers and the data on the WWIS Shipment Summary Report. For 7-pack assemblies, one of the seven container barcodes will be read by the barcode reader and compared to the assembly information for this container on the WWIS Shipment Summary Report. This will automatically identify the remaining six containers in the assembly. This process enables the Permittees to identify all of the containers in the assembly with minimum exposure. If all of the container IDs and the information on the shipping papers agree with the WWIS Shipment Summary Report, the containers will be approved for disposal at the WIPP facility.

## B-4b(2)(iv) Waste Shipment Screening QA/QC

Waste shipment screening QA/QC ensures that TRU mixed waste received is that which has been approved for shipment during the Phase I screening. This is accomplished by maintaining QA/QC control of the waste shipment screening process. The screening process will be controlled by administrative processes which will generate records documenting waste receipt that will become part of the waste receipt record. The waste receipt record documents that container identifications correspond to shipping information and approved TRU mixed waste streams. The Permittees will extend QA/QC practices to the management of all records associated with waste shipment screening determinations.

### B-4b(2)(v) Records Management and Reporting

As part of the WIPP facility's operating record, data and documents associated with waste characterization data are managed in accordance with standard records management practices. The storage of the Permittees' copy of the manifest, LDR information, waste characterization data, WSPFs, and other related records will be identified on the appropriate records inventory and disposition schedule.

Waste characterization data and documents related to waste characterization that are part of the WIPP facility operating record are managed in accordance with the following guidelines:

## B-4b(2)(vi) General Requirements

Records shall be legible

 Corrections shall be made with a single line through the incorrect information,
 and the date and initial of the person making the correction shall be added

 Black ink is encouraged, unless a copy test has been conducted to ensure the other color ink will copy
 Use of highlighters on records is discouraged

1	<ul> <li>Records shall be reviewed for completeness</li> </ul>
2	<ul> <li>Records shall be validated by the cognizant manager or designee</li> </ul>
3	B-4b(2)(vii) Records Storage
4	Active records shall be stored when not in use
5	Quality records shall be kept in a one-hour (certified) fire-rated container or a
6	copy of a record shall be stored separately (sufficiently remote from the original)
7	in order to prevent destruction of both copies as a result of a single event such
8	as fire or natural disaster
9	<ul> <li>Unauthorized access to the records is controlled by locking the storage</li> </ul>
10	container or controlling personnel access to the storage area
11 12	The following records will be maintained for waste characterization purposes as part of the WIPP facility operating record:
12	Will I lability operating robord.
13	Completed WIPP WSPFs and accompanying Waste Analysis Information
14	Summary, including individual container data as transferred on the WWIS (or
15	received as hard-copy) and any discrepancy-related documentation as specified
16	in Section B-4b(1)
17	Completed Waste Receipt Checklists and discrepancy-related documentation
18	as specified in Section B-4b(2)
19	WIPP WWIS Waste Emplacement Report as specified in Section B-4b(1)(I)
20	<ul> <li>Audit reports and corrective action reports from the Permittees' Audit and</li> </ul>
21	Surveillance Program audits as specified in Section B-4b(1)(iii) and Permit
22	Attachment B6
23	These records will be maintained for each TRU mixed waste container managed at the WIPP
24	<del>facility.</del>
25	B-4b(2)(viii) Reporting
26	The Permittees will provide a biennial report in accordance with 20.4.1.500 NMAC
27	(incorporating 40 CFR §264.75) to NMED that includes information on actual volume and
28	waste descriptions received for disposal during the time period covered by the report.

- 1 B-5 <u>List of References</u>
- U.S. Department of Energy (DOE), 2001, "WIPP Waste Information System User's Manual for
- Use by Shippers/Generators", DOE/CAO 97-2273, U.S. Department of Energy.
- U.S. Department of Energy (DOE), 1997, Resource Conservation and Recovery Act Part B
- 5 Permit Application for the Waste Isolation Pilot Plant", Revision 6.5, U.S. Department of
- 6 Energy.
- 7 U.S. Department of Energy (DOE), 1995c, "Performance Demonstration Program Plan for the
- 8 Analysis of Simulated Headspace Gases for the TRU Waste Characterization Program," CAO-
- 9 95-1076, Current Revision, Carlsbad, New Mexico, Carlsbad Field Office, U.S. Department of
- 10 Energy.
- 11 U.S. Department of Energy (DOE), 1995d, "Performance Demonstration Program Plans for
- Analysis of Solid Waste Forms," <u>CAO-95-1077</u>, Current Revision, Carlsbad, New Mexico,
- 13 Carlsbad Field Office, U.S. Department of Energy.
- U.S. Environmental Protection Agency (EPA), April 1994, "Waste Analysis at Facilities that
- Generate, Treat, Store, and Dispose of Hazardous Waste, a Guidance Manual," OSWER
- 9938.4-03, Office of Solid Waste and Emergency Response, Washington, D.C.
- U.S. Environmental Protection Agency (EPA), April 1980. "A Method for Determining the
- 18 Compatibility of Hazardous Wastes," <u>EPA-600/2-80-076</u>, California Department of Health
- Services and the U.S. Environmental Protection Agency, Office of Research and Development.
- U.S. Environmental Protection Agency (EPA), 1996. "Test Methods for Evaluating Solid
- 21 Waste," Laboratory Manual Physical/Chemical Methods, SW-846, 3rd ed., U.S. Environmental
- 22 Protection Agency, Office of Solid Waste and Emergency Response, Washington, D.C.
- 23 The Energy and Water Development Appropriations Act, Section 311, Public Law 108-137
- The Consolidated Appropriations Act, 2005, Section 310, Public Law 108-447.

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TABLES

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# TABLE B-1 SUMMARY OF HAZARDOUS WASTE CHARACTERIZATION ANALYSIS REQUIREMENTS FOR TRANSURANIC MIXED WASTE <sup>a</sup>

1

	Parameter	Techniques and Procedure
Physical Waste Form		Waste Inspection Analysis Procedures
<u>Summary</u>		Acceptable Knowledge
Category Names		(Permit Attachment B4)
S3000 Homogeneous	Solid	
S4000 Soil/Gravel		
S5000 Debris Wastes	<b>;</b>	<del>Radiography</del>
		<del>Visual Examination</del>
		(Permit Attachment B1-3)
Headspace Gases		Gas Analysis <sup>£</sup>
Volatile Organic Com	oounds	Gas Chromatography /Mass Spectroscopy
Danzona	Alashala and Katanaa	(GC/MS), EPA TO-14 or modified SW-846 8240/8260
Benzene Bromoform	Alcohols and Ketones Acetone	( Permit Attachment B3 )
Carbon tetrachloride	Butanol	( Ferniit Attacriment B3 )
Chlorobenzene	Methanol	GC/Flame Ionization Detector (FID), for alcoho
Chloroform	Methyl ethyl ketone	and ketones, SW-846 8015
1,1-Dichloroethane	Methyl isobutyl ketone	( Permit Attachment B3 )
1,2-Dichloroethane	Welly Bobaty Retorie	(1 chille / titado in long 150 )
1,1-Dichloroethylene		Fourier Transform Infrared Spectroscopy
(cis)-1,2-Dichloroethyle	ne	(FTIRS), SW-846
(trans)-1,2-Dichloroethy		
Ethyl benzene		
Ethyl ether		
Formaldehyde <sup>b</sup>		
Hydrazine <sup>c</sup>		
Methylene chloride		
1,1,2,2-Tetrachloroetha	ne	
Tetrachloroethylene		
Toluene		
1,1,1-Trichloroethane		
Trichloroethylene		
1,1,2-Trichloro-1,2,2-trif	luoroethane	
Xylenes		

# TABLE B-1 SUMMARY OF HAZARDOUS WASTE CHARACTERIZATION ANALYSIS REQUIREMENTS FOR TRANSURANIC MIXED WASTE <sup>a</sup>

Parameter		Techniques and Procedure	
Total Volatile Organi	c	Total Volatile Organic Compound Analysis 9	
Compounds			
		TCLP, SW-846 1311	
Acetone	Isobutanol	GC/MS, SW-846 8260 or 8240	
Benzene	Methanol	GC/FID, SW-846 8015	
Bromoform	Methyl ethyl ketone	( Permit Attachment B3 )	
Butanol	Methylene chloride		
Carbon disulfide	Pyridine <sup>d</sup>	Acceptable Knowledge for Summary Category	
Carbon tetrachloride	1,1,2,2-Tetrachloroethane	S5000 (Debris Wastes)	
Chlorobenzene	Tetrachloroethylene		
Chloroform	Toluene		
1,4-Dichlorobenzened	1,1,2-Trichloro-1,2,2-trifluoroethane		
1,2-Dichlorobenzened	Trichlorofluoromethane		
1,2-Dichloroethane	1,1,1-Trichloroethane		
1,1-Dichloroethylene	1,1,2-Trichloroethane		
Ethyl benzene	Trichloroethylene		
Ethyl ether	Vinyl chloride		
Formaldehyde <sup>b</sup>	Xylenes		
Hydrazine <sup>c</sup>	(trans)-1,2-Dichloroethylene		
Total Semivolatile Or	ganic Compounds	Total Semivolatile Organic Compound	
	<u> </u>	Analysis <sup>9</sup>	
Cresols			
1,4-Dichlorobenzene <sup>e</sup>		TCLP, SW-846 1311	
1,2-Dichlorobenzene <sup>e</sup>		GC/MS, SW-846 8250 or 8270	
2,4-Dinitrophenol		( Permit Attachment B3 )	
2,4-Dinitrotoluene		,	
Hexachlorobenzene		Acceptable Knowledge for Summary Category	
Hexachloroethane		S5000 (Debris Wastes)	
Nitrobenzene			
Pentachlorophenol			
Pyridine <sup>e</sup>			
Total Metals		Total Metals Analysis 9	
Antimony	Mercury	TCLP, SW-846 1311	
Arsenic	Nickel	ICP- MS, SW-846 6020 ,	
Barium	Selenium	ICP Emission Spectroscopy, SW-846 6010	
Beryllium	Silver	Atomic Absorption Spectroscopy, SW-846 700	
Cadmium	Thallium	( Permit Attachment B3 )	
Chromium	Vanadium	(	
Lead	Zinc	Acceptable Knowledge for Summary Category	
	~	S5000 (Debris Wastes)	

<sup>&</sup>lt;sup>a</sup> Permit Attachment B

- <sup>b</sup> Required only for homogeneous solids and soil/gravel waste from Savannah River Site to resolve the assignment 1 2 of EPA hazardous waste numbers
- © Required only for homogeneous solids and soil/gravel waste from Oak Ridge National Laboratory and Savannah 3
- River Site <u>to resolve the assignment of EPA hazardous waste numbers</u>. <sup>d</sup> Can also be analyzed as a semi-volatile organic compound. 4
- 5
- <sup>e</sup> Can also be analyzed as a volatile organic compound. 6
- 7
- <sup>1</sup>Required only to resolve the assignment of EPA hazardous waste numbers to debris waste streams.

  <sup>9</sup>Required only to resolve assignment of EPA hazardous waste numbers to homogeneous solid and soil/gravel 8
- waste streams. 9

# 1 TABLE B-2 2 MAXIMUM ALLOWABLE VOC ROOM-AVERAGED HEADSPACE CONCENTRATION LIMITS 3 (PPMV)

<u>COMPOUND</u>	VOC HEADSPACE CONCENTRATION LIMITS® (PPMV)
<u>Carbon Tetrachloride</u>	<u>9625</u>
<u>Chlorobenzene</u>	<u>13000</u>
<u>Chloroform</u>	<u>9930</u>
<u>1,1-Dichloroethene</u>	<u>5490</u>
<u>1,2-Dichloroethane</u>	<del>2400</del>
Methylene Chloride	<u>100000</u>
1,1,2,2-Tetrachloroethane	<del>2960</del>
<u>Toluene</u>	<u>11000</u>
1,1,1-Trichloroethane	<del>33700</del>

# TABLE B-32 HEADSPACE TARGET ANALYTE LIST AND METHODS by the second secon

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Parameter	EPA Specified Analytical Method
Benzene	
Bromoform	
Carbon tetrachloride	
Chlorobenzene	
Chloroform	
1,1-Dichloroethane	
1,2-Dichloroethane	
1,1-Dichloroethylene	
(cis)-1,2-Dichloroethylene	EPA: Modified TO-14 <sup>a</sup> ;
(trans)-1,2-Dichloroethylene	Modified 8240/8260
Ethyl benzene	Wi0dified 6240/6260
Ethyl ether	EPA - Approved
<del>Formaldehyde</del> <sup>b</sup>	FTIRS
<del>Hydrazine</del> <sup>⊏</sup>	FIIRS
Methylene chloride	
1,1,2,2-Tetrachloroethane	
Tetrachloroethylene	
Toluene	
1,1,1-Trichloroethane	
Trichloroethylene	
1,1,2-Trichloro-1,2,2-trifluoroethane	
Xylenes	
Acetone	EPA: Modified TO-14 <sup>a</sup> ;
Butanol	Modified 8240/8260
Methanol	Method 8015
Methyl ethyl ketone	
Methyl isobutyl ketone	EPA - Approved
,	FTIRS

<sup>&</sup>lt;sup>a</sup> U.S. Environmental Protection Agency (EPA), 1988, "Compendium Method TO-14, the Determination of Volatile Organic Compounds (VOC) in Ambient Air Using SUMMA® Passivated Canister Sampling and Gas Chromatographic Analysis," in <u>Compendium of Methods for the Determination of Toxic Organic Compounds on Ambient Air</u>. Research Triangle Park, North Carolina, Quality Assurance Division, Monitoring System Laboratory, U.S. EPA. The most current revision of the specified methods may be used.

<sup>\*</sup>Required only for containers of homogeneous solids and soil/gravel waste from Savannah River Site.

<sup>&</sup>lt;sup>e</sup>Required only for containers of homogeneous solids and soil/gravel waste from Oak Ridge National Laboratory and Savannah River Site.

Exequired only for debris waste when required to resolve the assignment of EPA hazardous waste numbers.

# TABLE B-43 REQUIRED ORGANIC ANALYSES AND TEST METHODS ORGANIZED BY ORGANIC ANALYTICAL GROUPS:

Organic Analytical Group	Required Organic Analyses	EPA Specified Analytical Method <sup>a,d</sup>	
Nonhalogenated Volatile Organic Compounds (VOCs)	Acetone Benzene n-Butanol Carbon disulfide Ethyl benzene Ethyl ether Formaldehyde Hydrazine <sup>b</sup> Isobutanol Methanol Methyl ethyl ketone Toluene Xylenes	8015 8240 8260	
Halogenated VOCs	Bromoform Carbon tetrachloride Chlorobenzene Chloroform 1,2-Dichloroethane 1,1-Dichloroethylene (trans)-1,2-Dichloroethylene Methylene chloride 1,1,2,2-Tetrachloroethane Tetrachloroethylene 1,1,2-Trichloroethane 1,1,1-Trichloroethane Trichloroethylene 1,1,1-Trichloroethane Trichlorofluoromethane Trichlorofluoromethane 1,1,2-Trichloro-1,2,2-trifluoroethane Vinyl Chloride	8015 8240 8260	
Semivolatile Organic Compounds (SVOCs)	Cresols (o, m, p)  1,2-Dichlorobenzene <sup>c</sup> 1,4-Dichlorobenzene <sup>c</sup> 2,4-Dinitrophenol  2,4-Dinitrotoluene  Hexachlorobenzene  Hexachloroethane  Nitrobenzene  Pentachlorophenol  Pyridine <sup>c</sup>	8250 8270	

1	TABLE B-43 (CONTINUED)
2	REQUIRED ORGANIC ANALYSES AND TEST METHODS
3	ORGANIZED BY ORGANIC ANALYTICAL GROUPS
4	<sup>a</sup> U.S. Environmental Protection Agency (EPA), 1996, "Test Methods for Evaluating Solid Waste, Physical/Chemical
5	Methods," SW-846, Third Edition.
6	<sup>b</sup> Generator/Storage Sites will have to develop an analytical method for hydrazine. This method will be submitted to
7	the Permittees for approval.
8	<sup>c</sup> These compounds may also be analyzed as VOCs by SW-846 Methods 8240 and 8260.
9	<sup>d</sup> TCLP (SW-846 1311) may be used to determine if compounds in 20.4.1.200 NMAC (incorporating 40 CFR 261,
10	Subpart C) exhibit a toxicity characteristic.
11	Required only for debris waste to resolve the assignment of EPA hazardous waste numbers.

# TABLE B-54 SUMMARY OF SAMPLE PREPARATION AND ANALYTICAL METHODS FOR METALS

Parameters	EPA-Specified Analytical Methods <sup>a,b</sup> <sup>c</sup> _
Sample Preparation	3051, or equivalent, as appropriate for analytical method
Total Antimony	6010, 6020, 7040, 7041, 7062
Total Arsenic	6010, 6020, 7060, 7061, 7062
Total Barium	6010, 6020, 7080, 7081
Total Beryllium	6010, 6020, 7090, 7091
Total Cadmium	6010, 6020, 7130, 7131
Total Chromium	6010, 6020, 7190, 7191
Total Lead	6010, 6020, 7420, 7421
Total Mercury	7471
Total Nickel	6010, 6020, 7520, 7521
Total Selenium	6010, 7740, 7741, 7742
Total Silver	6010, 6020, 7760, 7761
Total Thallium	6010, 6020, 7840, 7841
Total Vanadium	6010, 7910, 7911
Total Zinc	6010, 6020, 7950, 7951

 <sup>&</sup>lt;sup>a</sup> U.S. Environmental Protection Agency (EPA), 1996. "Test Methods for Evaluating Solid Waste," Laboratory Manual Physical/Chemical Methods, <u>SW-846</u>, 3rd ed., U.S. Environmental Protection Agency, Office of Solid Waste and Emergency Response, Washington, D.C.
 <sup>b</sup> TCLP (SW-846 1311) may be used to determine if compounds in 20.4.1.200 NMAC

26 <u>hazardous waste numbers.</u>

<sup>(</sup>incorporating 40 CFR 261, Subpart C) exhibit a toxicity characteristic.

<sup>25 &</sup>lt;u>Equired only for homogeneous solids and soil/gravel to resolve the assignment of EPA</u>

## 10

## TABLE B-65

# SUMMARY OF PARAMETERS, CHARACTERIZATION WASTE ANALYSIS METHODS, AND RATIONALE FOR CH TRANSURANIC MIXED WASTE (STORED WASTE)

Waste Matrix Code Summary Categories	Waste Matrix Code Groups	Characterization Waste Analysis Parameter	Method	Rationale
S3000- Homogeneous Solids S4000-Soil/Gravel	<ul> <li>Solidified inorganics</li> <li>Salt waste</li> <li>Solidified organics</li> <li>Contaminated soil/debris</li> </ul>	Physical waste form	100% radiography or visual examination Acceptable Knowledge	Werify Determine waste matrix     Demonstrate compliance with waste acceptance criteria (e.g., no free liquids, no incompatible wastes, no compressed gases)
		Headspace gases  Gas volatile organic compounds (VOC)	100% gas sampling and analysis or statistical sampling and (see Table B-3)	Quantify concentration of flammable VOCs     Determine potential flammability of transuranic (TRU) mixed waste headspace gases     Quantify concentrations of VOC constituents in headspace of containers     Ensure that environmental performance standards are not exceeded
		Hazardous constituents  TCLP/total metals  TCLP/total VOCs  TCLP/total semi-VOCs  Listed	Acceptable Knowledge or Statistical sampling <sup>a</sup> (see Tables B-43 and B-54)	Determine characteristic metals and organics     Determine total quantity of metals, VOCs, and semi-VOCs     Resolve the assignment of EPA hazardous waste numbers

## TABLE B-65 (CONTINUED)

## SUMMARY OF PARAMETERS, CHARACTERIZATION WASTE ANALYSIS METHODS, AND RATIONALE FOR CH TRANSURANIC MIXED WASTE (STORED WASTE)

Waste Matrix Code				
Summary		Characterization Waste Analysis		
Categories	Waste Matrix Code Groups	Parameter	Method	Rationale
S5000-Debris Waste	Uncategorized metal (metal waste other than lead/cadmium) Lead/cadmium waste Inorganic nonmetal waste Combustible waste Graphite waste Heterogeneous waste Composite filter waste	Physical waste form  Headspace gases  • <u>Listed</u> Gas VOCs	100% Radiography Visual examination (statistical sample)* or visual examination Acceptable Knowledge  100% Statistical gas sampling and analysis; statistical sampling or assignment of VOC concentrations a (see Table B-32)	Verify Determine waste matrix     Demonstrate compliance with waste acceptance (e.g., no free liquids, no incompatible wastes, no compressed gases)     Quantify concentration of flammable VOCs     Determine potential flammability of TRU mixed waste headspace gases     Quantify concentrations of VOC constituents in headspace of containers     Ensure that environmental performance standards are not exceeded     Verify acceptable knowledge
		Hazardous constituents	Acceptable knowledge	<ul> <li>Resolve the assignment of EPA hazardous waste numbers</li> <li>Determine characteristic</li> </ul>
		<ul><li>TCLP/total metals</li><li>TCLP/total VOCs</li><li>TCLP/total semi-VOCs</li></ul>		metals and organics  Determine total quantity of metals, VOCs, and semi-VOCs

## TABLE B-65 (CONTINUED)

## SUMMARY OF PARAMETERS, CHARACTERIZATION WASTE ANALYSIS METHODS, AND RATIONALE FOR CH-TRANSURANIC MIXED WASTE (NEWLY GENERATED WASTE)

Waste Matrix Code Summary Categories	Waste Matrix Code Groups	Characterization Waste Analysis Parameter	Method	Rationale
S3000- Homogeneous Solids S4000-Soil/Gravel	<ul> <li>Solidified inorganics</li> <li>Salt waste</li> <li>Solidified organics</li> <li>Contaminated soil/debris</li> </ul>	Physical waste form	Documentation and verification or radiography. Applies to 100% of containers  Acceptable Knowledge	Werify Determine waste matrix     Demonstrate compliance with waste acceptance criteria (e.g., no free liquids, no incompatible wastes, no compressed gases)
		Headspace gases  ◆ Gas VOCs (VOCs)	100% gas sampling and analysis or statistical sampling and (see Table B-3)	Quantify concentration of flammable VOCs     Determine potential flammability of TRU mixed waste headspace gases     Quantify concentrations of VOC constituents in headspace of containers     Ensure that environmental performance standards are not exceeded
		Hazardous constituents  TCLP/total metals  TCLP/total VOCs  TCLP/total semi-VOCs  Listed	Statistical sampling <sup>a</sup> (see Tables B-43/2 and B-54/2)	Determine characteristic metals and organics     Determine total quantity of metals, VOCs, and semi-VOCs     Resolve the assignment of EPA hazardous waste numbers

## 2 3

## TABLE B-65(CONTINUED)

## SUMMARY OF PARAMETERS, CHARACTERIZATION WASTE ANALYSIS METHODS, AND RATIONALE FOR CH TRANSURANIC MIXED WASTE (NEWLY GENERATED WASTE)

Waste Matrix Code Summary Categories	Waste Matrix Code Groups	Characterization Waste Analysis Parameter	Method	Rationale
S5000–Debris Waste	Uncategorized metal (metal waste other than lead/cadmium)     Lead/cadmium waste     Inorganic nonmetal waste     Combustible waste     Graphite waste     Heterogeneous waste     Composite filter waste	Physical waste form  Headspace gases  • Listed Gas VOCs	Documentation and verification or radiography. Applies to 100% of containers Acceptable Knowledge  100% Statistical gas sampling and analysis, statistical sampling or assignment of VOC concentrations a (see Table B-32)	Verify Determine waste matrix     Demonstrate compliance with waste acceptance (e.g., no free liquids, no incompatible wastes, no compressed gases)     Quantify concentration of flammable VOCs     Determine potential flammability of TRU mixed waste headspace gases     Quantify concentrations of VOC constituents in headspace of containers     Ensure that environmental performance standards are not exceeded     Verify acceptable knowledge     Resolve the assignment of EPA hazardous waste numbers
		Hazardous constituents  TCLP/total metals  TCLP/total VOCs  TCLP/total semi-VOCs	Acceptable knowledge	Determine characteristic metals and organics     Determine total quantity of metals, VOCs, and semi-VOCs

- <sup>a</sup> Applies to <del>certain</del> waste streams that <u>require sampling.</u> meet the conditions in Section B-3a(1).
- 2 <u>b Number determined as specified in Permit Attachment B2.</u>
- <sup>e</sup> See discussion in Permit Attachment B4.

### **TABLE B-76** 1 REQUIRED PROGRAM RECORDS MAINTAINED IN 2 GENERATOR/STORAGE SITE PROJECT FILES a 3 Lifetime Records 4 Field sampling data forms 5 Field and laboratory chain-of-custody forms 6 Test facility and laboratory batch data reports Waste Stream Characterization Package 8 Sampling Plans 9 Data reduction, validation, and reporting documentation 10 Acceptable knowledge documentation 11 Data reconciliation report 12 Waste Stream Profile Form and Characterization Waste Analysis Information Summary 13 Non-Permanent Records 14 Nonconformance documentation 15 Variance documentation 16 Assessment documentation 17 Gas canister tags 18 Methods performance documentation 19 Performance Demonstration Program documentation 20 Sampling equipment certifications 21 Calculations and related software documentation 22 Training/qualification documentation 23 QAPjPs (generator/storage sites) documentation (all revisions) 24 Calibration documentation 25 Analytical raw data 26 Procurement documentation 27 QA procedures (all revisions) 28 Technical implementing procedures (all revisions) 29

<u>Audio/video recording (radiography, visual, etc.)</u>

## TABLE B-8 WIPP WASTE INFORMATION SYSTEM DATA FIELDS<sup>a</sup>

Characterization Module Data Fields <sup>5</sup>	
Container ID⁻ <sup>▽</sup>	Total VOC Sample Date
Generator EPA ID	Total VOC Analysis Date
Generator Address	Total VOC Analyte Name <sup>d</sup>
Generator Name	Total VOC Analyte Concentration to
Generator Contact	<del>Total Metal Sample Date</del>
Hazardous Code	<del>Total Metal Analysis Date</del>
Headspace Gas Sample Date	<del>Total Metal Analyte Name <sup>d</sup></del>
Headspace Gas Analysis Date	Total Metal Analyte Concentration <sup>d</sup>
Layers of Packaging	Semi-VOC Sample Date
<del>Liner Exists</del>	Semi-VOC Analysis Date
<del>Liner Hole Size</del>	Semi-VOC Analyte Name <sup>d</sup>
Filter Model	Semi-VOC Concentration <sup>d</sup>
Number of Filters Installed	<del>Transporter EPA ID</del>
Headspace Gas Analyte <sup>d</sup>	<del>Transporter Name</del>
Headspace Gas Concentration <sup>d</sup>	<del>Visual Exam Container *</del>
Headspace Gas Char. Method-t	Waste Material Parameter <sup>d</sup>
Total VOC Char. Method-d	Waste Material Weight <sup>d</sup>
Total Metals Char. Method- <sup>d</sup>	Waste Matrix Code
Total Semi-VOC Char. Method t	Waste Matrix Code Group
Item Description Code	Waste Stream Profile Number
Haz. Manifest Number	
NDE Complete *	
Certification Module Data Fields	
Container ID⁻ <sup>♥</sup>	Handling Code
Container type	
Container Weight	
Contact Dose Rate	
Container Certification date	
Container Closure Date	
Transportation Data Module	
Contact Handled Package Number	Ship Date
Assembly Number <sup>f</sup>	Receive Date
Container IDs <sup>c,d</sup>	
ICV Closure Date	

## TABLE B-8 WIPP WASTE INFORMATION SYSTEM DATA FIELDS<sup>a</sup>

1	<del>Disposal Module Data</del>
2	Container ID⁻ <sup>□</sup>
3	<del>Disposal Date</del>
4	<del>Disposal Location</del>
5	*-This is not a complete list of the WWIS data fields.
6	<sup>b</sup> -Some of the fields required for characterization are also required for certification and/or transportation.
U	-come of the helds required for characterization are also required for certification and/or transportation.
7	*-Container ID is the main relational field in the WWIS Database.
0	# This is a multiple accounting field for each analyte muchide, etc.
8	<sup>d</sup> This is a multiple occurring field for each analyte, nuclide, etc.
9	*These are logical fields requiring only a yes/no.
10	<sup>f</sup> Required for 7-packs of 55-gal drums, 4-packs of 85-gal drums, or 3-packs of 100-gal drums to tie all of the drums
11	in that assembly together. This facilitates the identification of waste containers in a shipment without need to breakup
12	the assembly.

# TABLE B-97 WASTE TANKS SUBJECT TO EXCLUSION

Hanford Site - 177 Tanks			
A-101 through A-106	C-201 through C-204		
AN-101 through AN-107	S-101 through S-112		
AP-101 through AP-108	SX-101 through SX-115		
AW-101 through AW-106	SY-101 through SY-103		
AX-101 through AX-104	T-101 through T-112		
AY-101 through AY-102	T-201 through T-204		
B-101 through B-112	TX-101 through TX-118		
B-201 through B-204	TY-101 through TY-106		
BX-101 through BX-112	U-101 through U-112		
BY-101 through BY-112	U-201 through U-204		
C-101 through C-112			
Savannah River Site - 51 Tanks			
Tank 1 through 51			
Idaho National Engineering and Environmental Laboratory - 15 Tanks			
WM-103 through WM-106 WM-180 through 190			

## TABLE B-108 LISTING OF PERMITTED HAZARDOUS WASTE NUMBERS

EPA Hazardous Waste Numbers			
F001	D019	D043	U079
F002	D021	P015	U103
F003	D022	P030	U105
F004	D026	P098	U108
F005	D027	P099	U122
F006	D028	P106	U133
F007	D029	P120	U134
F009	D030	U002	U151
D004	D032	U003	U154
D005	D033	U019	U159
D006	D034	U037	U196
D007	D035	U043	U209
D008	D036	U044	U210
D009	D037	U052	U220
D010	D038	U070	U226
D011	D039	U072	U228
D018	D040	U078	U229

Acceptance of U-coded <u>numbered</u> wastes listed for reactivity, ignitability, or corrosivity characteristics is contingent upon a demonstration that the wastes meet the requirements specified in Permit Condition II.C.3.g.

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FIGURES

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## WASTE STREAM PROFILE FORM

Waste Stream Profile Number:	
Generator Site Name:	Technical Contact:
Generator Site EPA ID:	Technical Contact Phone Number:
Date of audit report approval by NMED:	
Title, version number, and date of documents used for W	AP Certification:
Did your facility generate this waste? ☐Yes ☐No	
If no, provide the name and EPA ID of the original general	ator
in no, provide the name and EFA ID of the original genera	шот.
WIPP ID: Summa	ry Category Group:
Waste Matrix Code Group:	Waste Stream Name:
Description from the WTWBIR:	
Defense Waste: Yes No Check one: CH	
	s Number of Canisters
Batch Data Report numbers supporting this waste stream	n characterization:
List applicable EPA Hazardous Waste Codes <sup>(2)</sup>	
Applicable TRUCON Content Codes:	
Acceptable Knowledge Information (1) [For the following, enter supporting documentation used (i.e., references and dates)]	
Required Program Information	
Map of site:	
<ul> <li>Facility mission description:</li> <li>Description of operations that generate waste</li> </ul>	
<ul> <li>Waste identification/categorization schemes:</li> <li>Types and quantities of waste generated:</li> </ul>	
Correlation of waste streams generated from the same same streams.	ne building and process, as applicable:
Waste certification procedures:	
Waste certification procedures:  Required Waste Stream Information	
Area(s) and building(s) from which waste stream was	generated:
Waste stream volume and time period of generation:	
<ul> <li>Waste generating process description for each building</li> <li>Waste process flow diagrams:</li> </ul>	ng:
Tracto process new diagrams.	
Material inputs or other information identifying chemic	cal/radionuclide content and physical waste form:
Which Defense Activity generated the waste: (check)	one)
☐ Weapons activities including defense inertial conf	inement fusion
<ul> <li>□ Naval Reactors development</li> <li>□ Verification and control technology</li> </ul>	
☐ Defense Research and development	
□ Defense nuclear waste and material by products	management
<ul> <li>□ Defense nuclear material production</li> <li>□ Defense nuclear waste and materials security an</li> </ul>	d safeguards and security investigations

Figure B-1 (Example Only) WASTE STREAM PROFILE FORM

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### WASTE STREAM PROFILE FORM

<u>Supplemental</u>	l Docum	<u>entation</u>		
Process des	ign docu	ıments:		
Standard op	erating p	orocedures:		
Safety Analy	sis Rep	orts:		
Waste packa	aging log	gs:		
Test plans/re	esearch	project reports:		
Site data bas	_			
	-			
Previous and	•			
		sheets:		
Laboratory n			rable/surrogate waste:	
Sampling and	d Analy	sis Information (2)		
		ole, enter procedure title(s), nui	mber(s), and date(s)]	
Radiograp	phy:			
<u>Headspac</u>		•		
	OCs: _			
	·	ses (specify):		
<u>Homogen</u>	<u>ieous Sc</u>	olids/Soils/Gravel Sa	mple Analysis	
Т	otal met	als:		
Р	CBs: _			
V	OCs:			
N	lonhalog	enated VOCs:		
S	emi-VO	Cs:		
О	ther (sp	ecify):		
Waste Strear	n Profile	e Form certification	1	
l horoby cortif	iv that I k	and reviewed the in	formation in this Waste Stream Profile Form,	and it is complete and accurate to
the best of my	, knowle	dge. I understand th	nat this information will be made available to e information, including the possibility of fines	regulatory agencies and that there
Signature of S	Site Proi	ect Manager	Printed Name and Title	 Date
gc 01 €				240
NOTE:	(1)	Use back of shee	t or continuation sheets, if required.	
	(2)	gravel sample and	sual examination, headspace gas analysis, a alysis were used to determine EPA Hazardou nformation Summary documenting this deter	us Waste Codes, attach signed

Figure B-1 (Example Only) (Continued) WASTE STREAM PROFILE FORM

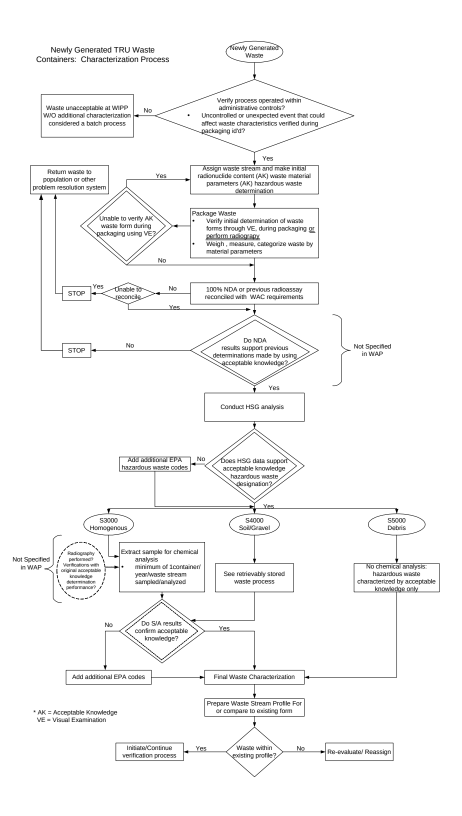


Figure B-2

Data Collection Design for Characterization of Newly Generated Waste

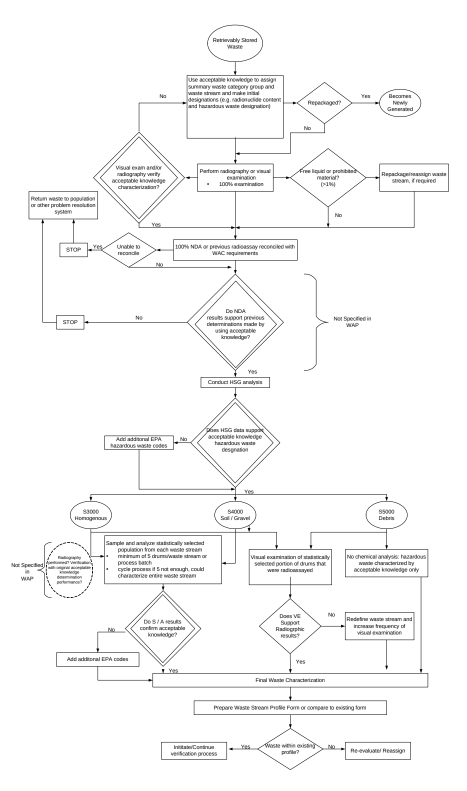


Figure B-3
Data Collection Design for Characterization of Retrievably Stored Waste

